



भारत का राजपत्र The Gazette of India

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

सं० 20] नई दिल्ली, शनिवार, मई 14, 1966/वैशाख 24, 1888

No. 20] NEW DELHI, SATURDAY, MAY 14, 1966/VAISAKHA 24, 1888

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके ।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

नोटिस

NOTICE

नीचे लिखे भारत के असाधारण राजपत्र 15 मई 1966 तक प्रकाशित किये गये ।

The undermentioned Gazettes of India Extraordinary were published up to the 3rd May 1966 :—

Issue No.	No. and Date	Issued by	Subject
119	S.O. 1267, dated April, 1966.	22nd Ministry of Iron and Steel.	Certain amendments in the Iron and Steel (Control) Order, 1956.
120	S.O. 1268, dated April, 1966.	25th Delimitation Commission.	Delimitation of Parliamentary and Assembly Constituencies in the State of Rajasthan (Order No. 14).
121	S.O. 1269, dated April, 1966.	25th Ministry of Information and Broadcasting.	Approval of the films as specified therein.
122	S.O. 1270, dated April, 1966.	25th Ministry of Commerce.	Quality Control and pre-shipment inspection of inorganic chemicals.
	S.O. 1271, dated April, 1966.	Do.	The Export of Inorganic Chemicals (Inspection) Rules, 1966.
	S.O. 1272, dated April, 1966.	Do.	Recognition of certain organisations as agencies.

Issue No.	No. and Date;		Issued by	Subject
123	S.O. 1273, dated April, 1966.	25th	Ministry of Commerce	Appointment of a panel of experts for hearing appeals.
	S.O. 1274, dated April, 1966.	25th	Do.	Appointment of a panel of experts for hearing appeals.
124	S.O. 1275, dated April, 1966.	25th	Do.	The Export of Enamelwares (Inspection) Amendment Rules, 1966.
	S.O. 1276, dated April, 1966.	25th	Do.	Recognition of the Indian Standards Institution Certification Mark.
	S.O. 1277, dated April, 1966.	25th	Do.	Quality Control and pre-shipment inspection of enamelware.
125	S.O. 1278, dated April, 1966.	25th	Do.	Appointment of a body of persons for making a complete investigation into the substantial fall of production in respect of cotton textiles manufactured by the Luxminarayan Cotton Mills Ltd., Calcutta (West Bengal State).
126	S.O. 1353, dated April, 1966.	27th	Ministry of Railways.	Appointment of Shri Bhola Nath Sarma, District and Sessions Judge, Jorhat as part-time Claims Commissioner.
	एस० आ० 1354, दिनांक 27 अप्रैल, 1966		रेल मंत्रालय	श्री भोलानाथ शर्मा, डिस्ट्रिक्ट और सेशन जज, जोरहट को अग्रशर्वाधिकार दावा आयुक्त नियुक्त किया गया।
127	S.O. 1355, dated April, 1966.	28th	Ministry of Information and Broadcasting.	Approval of the films as specific therein.
128	S.O. 1394, dated April, 1966.	30th	Ministry of Home Affairs.	Declaring Monday, the 9th May, 1966 to be a public holiday in commemoration of the Centennial anniversary of the birthday of Shri Gopal Krishna Gokhale.
129	S.O. 1395, dated April, 1966.	30th	Ministry of Commerce.	Recognition of certain organisations as agencies.
130	S.O. 1396, dated April, 1966.	30th	Do.	Corrigendum to S. O. 1197 dated 15th April, 1966.
131	S.O. 1397, dated May, 1966.	3rd	Do.	Quality Control and pre-shipment inspection of expanded metals.
	S.O. 1398, dated May, 1966.	3rd	Do.	Recognition of the Indian Standards Institution Certification Mark.

Issue No.	No. and Date	Issued by	Subject
132	S. O. 1399, dated 3rd May, 1966.	Cabinet Secretariat.	Amendments in the Government of India (Allocation of Business) Rules, 1961.

उत्तर लिखे असाधारण राजपत्रों की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, दिल्ली के नाम मांगपत्र भेजने पर भेज दी जाएंगी। मांगपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की तारीख से 10 दिन के भीतर पहुंच जाने चाहिए।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

भाग II-खण्ड 3-उपखण्ड (ii)

PART II—Section 3—Sub-section (ii)

(रक्षामंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ क्षेत्र प्रशासन को छोड़कर) केन्द्रीय प्राधिकरणों द्वारा जारी किए गए विधिक आदेश और अधिसूचनाएं।

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 29th April, 1966.

S.O. 1405.—In exercise of the powers conferred under entry 3(c) of Schedule I annexed to the Ministry of Home Affairs Notification No. 15/13/59(V)-P.IV, dated the 13th July, 1962 [G.S.R. 991, published in the Gazette of India, Part II, Section 3, Sub-section (ii), dated the 28th July, 1962], the Central Government is pleased to specify Her Highness Rani Lokhe Rajye Laxmi Devi, wife of the Ruler of Jhabua, for the purpose of that entry, and directs that the exemption shall be valid in respect of one .12 bore gun, one rifle and one pistol/revolver only.

[No. F. 16/23/65-P.IV.]

New Delhi, the 6th May 1966

S.O. 1406.—The Central Government is pleased to notify that Yuvraj Sri Udit Pratap Deo, son of the Ruler of Kalahandi (Orissa), has been nominated by the said Ruler for the purpose of entry 2(b) of Schedule I annexed to the Ministry of Home Affairs Notification No. 15/13/59(V)P.IV, dated the 13th July, 1962 [GSR 991 published in the Gazette of India, Part II, Section 3, Sub-Section (ii), dated the 28th July, 1962].

[No. 16/22/65-P.IV.]

G. L. BAILUR, Under Secy.

गृह मंत्रालय

नई दिल्ली 29 अप्रैल, 1966

एस० ओ० 1407.—गृह मंत्रालय की अधिसूचना संख्या 15/13/59 (5)-पी० 4, दिनांक 13 जुलाई 1962 [भारत के राजपत्र, भाग II, खण्ड 3, उपखण्ड (ii), दिनांक 28

जुलाई 1962 में प्रकाशित सामान्य परिनियत नियम 991] के साथ लगी हुई पहली सूची की प्रविष्टि 3 (ग) द्वारा दिये गए अधिकारों का प्रयोग करते हुए केन्द्रीय सरकार झबुवा के राजा साहब की धर्मपत्नी हर हाइनस रानी लोक्य राज्य लक्ष्मी देवी को उक्त प्रविष्टि के लिए सहर्ष अधिसूचित करती है तथा निदेश देती है कि यह छूट एक .12 बोर बन्दूक, एक राइफल तथा एक पिस्तौल या रिवालवर के बारे में लागू होगी।

[सं० 16/23/65-पुलिस-4]

नई दिल्ली 6 मई, 1966

एस० ओ० 1408—भारत सरकार को यह अधिसूचित करते हुये हर्ष है कि बालाहड़ी (उड़ीसा) के शासक के सुपुत्र श्री उदित प्रताप देऊ, को उक्त शासक द्वारा गृह मंत्रालय की 13 जुलाई, 1962 की अधिसूचना संख्या 15/13/59—(5)—P-IV के साथ संलग्न प्रथम अनुसूची की प्रविष्टि 2 (ख) [भारत सरकार के राजपत्र भाग II खंड 3 उपखंड (II) दिनांक 22 जुलाई, 1962 में प्रकाशित जी० एस० आर० संख्या 661] के लिए नामित किए गए है।

16/22/65-पी०

जी० एल० बेलूर

अवर सचिव।

New Delhi, the 6th May 1966

S.O. 1409.—In pursuance of clause (b) of rule 2 of the Citizenship Rules, 1956, and in continuation of the notification of the Government of India in the Ministry of Home Affairs No. 10/7/56-I.C., dated the 22nd June 1957, the Central Government hereby appoints each of the officers specified in column 1 of the Schedule hereto annexed to perform in the Union Territory of Tripura the functions of the Collector under the said rules in respect of the area specified in the corresponding entry in column 2, thereof.

THE SCHEDULE

Designation of the Officer	Area
I	2
1. Additional Sub-divisional Officer, Sadar	Sadar Sub-division.
2. Additional Sub-divisional Officer, Udaipur	Udaipur Sub-division.
3. Additional Sub-divisional Officer, Kailashahar.	Kailashahar Sub-division.

[No. 23/1/66-IC.]

FATEH SINGH, Jt. Secy.

नई दिल्ली, 6 मई, 1966

एस० ओ० 1410.—नागरिकता नियम 1956 के नियम 2 के खंड (ख) के अनुसरण में और भारत सरकार गृह मंत्रालय की अधिसूचना सं० 10/7/56—आई० सी० तारीख 22 जून, 1957 के क्रम में केन्द्रीय सरकार इससे उपाबद्ध अनुसूची के स्तम्भ 1 में विनिर्दिष्ट अधिकारों को उक्त नियमों के अधीन बलवटर के कृत्यों का पालन त्रिपुरा के संघ राज्य क्षेत्र में उन क्षेत्रों के सम्बन्ध में करने के लिए एतद्वारा नियुक्त करती है जो क्षेत्र उक्त अनुसूची के स्तम्भ 2 की तत्सम्बद्ध प्रविष्टि में विनिर्दिष्ट है।

अनुसूची

(1) आफिसर का पदाभिधान	(2) क्षेत्र
1. अतिरिक्त उप-खंड आफिसर, सदर	सदर उप-खंड
2. अतिरिक्त उप-खंड आफिसर, उदयपुर	उदयपुर उप-खंड
3. अतिरिक्त उप-खंड आफिसर, कैलाशहर	कैलाशहर उप-खंड

[सं० 23/1/66-आई० सी०]

फतेह सिंह,
संयुक्त सचिव, ।

ORDERS

New Delhi, the 29th April 1966

S.O. 1411.—In exercise of the powers conferred by sub-section (1) of section 10 of the Goa, Daman and Diu (Administration) Act, 1962 (1 of 1962) and of all other powers enabling it in this behalf, the Central Government hereby makes the following Order, namely:—

1. (1) This Order may be called the Goa, Daman and Diu (Administration) Removal of Difficulties Order, 1966.

(2) It shall come into force at once.

2. The Collector of Customs, Goa, shall be the functionary corresponding to the Junta de Comercio Externo (Board of External Trade) under Portaria No. 7229, dated the 22nd May, 1958, and shall exercise all the powers of that authority, with respect to the clearance, in terms of sections 1 and 2 of that Portaria, of all goods imported unauthorisedly into the territories now comprised within the Union territory of Goa, Daman and Diu, before the 30th day of January, 1963.

[No. F. 7/12/66-UTL.]

New Delhi, the 5th May 1966

S.O. 1412.—In pursuance of sub-rule (2) of rule 9 of the Central Civil Services (Classification, Control and Appeal) Rules, 1965, the President hereby directs that the Secretary of the Punjab Boundary Commission shall be the appointing authority in respect of all Central Civil Posts, Class II, Class III and Class IV, in the office of the Punjab Boundary Commission.

[No. F. 17/8/66-SR.]

K. R. PRABHU, Jt. Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 3rd May 1966

S.O. 1413.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, the President after consultation with the Comptroller and Auditor General in relation to persons serving in the

Indian Audit and Accounts Department hereby makes the following rules further to amend the Contributory Provident Fund Rules (India) 1962, namely:—

1. These rules may be called the Contributory Provident Fund (India) (Third amendment) Rules, 1966.

2. In the Contributory Provident Fund Rules (India), 1962, for the existing first proviso to Rule 19, the following shall be substituted, namely:—

“Provided that no amount shall be withdrawn (1) before the details of the proposed policy have been submitted to the Accounts Officer and accepted by him as suitable, or (2) to meet any payment or purchase made or effected more than three months before the date of application or presentation of claim for withdrawal, or (3) to meet payment of any premium or subscription more than three months in advance of the due date of payment”.

NOTE.—Due date of payment for the purpose of this proviso will be the date up to which payment can be made including the grace period allowed by the insurance companies.

Explanation.—Under clause (3) of this proviso no withdrawal from the fund for financing a policy of life insurance shall be made after the due date of payment without production of the premium receipt in token of such payment.”

[No. F. 26(5) -E.V.(B)/65-CPF.]

S.O. 1414.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, the President after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department hereby makes the following rules further to amend the General Provident Fund (Central Services) Rules, 1960, namely:—

1. These rules may be called the General Provident Fund (Central Services) (Second Amendment) Rules, 1960.

2. In the General Provident Fund (Central Services) Rules, 1960, for the existing first proviso to rule 17, the following shall be substituted, namely:—

“Provided that no amount shall be withdrawn (1) before the details of the proposed policy have been submitted to the Accounts Officer and accepted by him as suitable, or (2) to meet any payment or purchase made or effected more than three months before the date of application or presentation of claim for withdrawal, or (3) to meet payment of any premium or subscription more than three months in advance of the due date of payment”.

NOTE.—Due date of payment for the purpose of this proviso will be the date up to which payment can be made including the grace period allowed by the insurance companies.

Explanation.—Under clause (3) of this proviso no withdrawal from the fund for financing a policy of life insurance shall be made after the due date of payment without production of the premium receipt in token of such payment.”

[No. F. 26(5) -E.V.(B)/65-CPF.]

C. K. SUBRAMANIAN, Under Secy.

(Department of Economic Affairs)

New Delhi, the 5th May 1966

S.O. 1415.—In pursuance of clause (d) of sub-section (1) of section 19, read with clause (b) of sub-section (2) and sub-section (3) of section 25 of the State Bank of India Act, 1955 (23 of 1955), the Central Government, in consultation with the

Reserve Bank of India, hereby nominates Shri Arvind Narottam, Hansole, Ahmedabad, as a director of the Central Board of the State Bank of India in the vacancy caused by the nomination of Professor D. R. Gadgil as a Member of the Rajya Sabha.

[No. F. 8/24/66-SB.]

V. SWAMINATHAN, Under Secy.

(Department of Economic Affairs)

New Delhi, the 6th May 1966

S.O. 1416.—Statement of the Affairs of the Reserve Bank of India as on the 29th April 1966

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital Paid up	5,00,00,000	Notes	43,12,35,000
		Rupee Coin	7,86,000
Reserve Fund	80,00,00,000	Small Coin	4,83,000
National Agricultural Credit (Long Term Operations) Fund	100,00,00,000	Bills Purchased and Discounted :—	
		(a) Internal
		(b) External
		(c) Government Treasury Bills	117,61,00,000
National Agricultural Credit (Stabilisation) Fund	10,00,00,000	Balances Held Abroad*	22,14,51,000
National Industrial Credit (Long Term Operations) Fund	15,00,00,000	Investments**	265,51,04,000
		Loans and Advances to :—	
		(i) Central Government
		(ii) State Governments (@)	153,85,07,000

Deposits :—

(a) Government :—

(i) Central Government	69,95,91,000
(ii) State Governments	25,42,84,000

(b) Banks :—

(i) Scheduled Banks	114,46,95,000
(ii) State Co-operative Banks	5,81,31,000
(iii) Other Banks	3,29,000

(c) Others 231,22,72,000

Bills Payable 42,89,66,000

Other Liabilities 103,63,39,000

Rupees 853,46,07,000

Loans and advances to :—

(i) Scheduled Banks†	31,84,42,000
(ii) State Co-operative Banks‡	120,68,47,000
(iii) Others	2,65,69,000

Loans, Advances and Investments from National Agricultural Credit (Long Term Operations) Fund—

(a) Loans and Advances to :—

(i) State Governments	29,41,22,000
(ii) State Co-operative Banks	10,26,78,000
(iii) Central Land Mortgage Banks

(b) Investment in Central Land Mortgage Bank Debentures 5,53,22,000

Loans and Advances from National Agricultural Credit (Stabilisation) Fund—

Loans and Advances to State Co-operative Banks

Loans, Advances and Investments from National Industrial Credit (Long Term Operations) Fund—

(a) Loans and Advances to the Development Bank 3,08,87,000

(b) Investment in bonds/debentures issued by the Development Bank

Other Assets 47,60,74,000

Rupees 853,46,07,000

*Includes Cash and Short-term Securities.

**Excluding investments from the National Agricultural Credit (Long Term Operations) Fund and the National Industrial Credit (Long Term Operations) Fund.

@Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

†Includes Rs. 26,25,37,000 advanced to scheduled banks against usance bills under section 17(4)(c) of the R. B. I. Act.

‡Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

Dated the 4th day of May, 1966.

An account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 29th day of April 1966

ISSUE DEPARTMENT

LIABILITIES	Ra.	Ra.	ASSETS	Ra.	Ra.
Notes held in the Banking Department	43,12,35,000		Gold Coin and Bullion :—		
Notes in Circulation	2948,91,17,000		(a) Held in India	115,89,25,000	
Total Notes issued		2992,03,52,000	(b) Held outside India	
			Foreign Securities	165,05,24,000	
			TOTAL		280,94,49,000
			Rupee Coin		89,80,71,000
			Government of India Rupee Securities		2621,28,32,00
			Internal Bills of Exchange and other commercial paper
TOTAL LIABILITIES		2992,03,52,000	TOTAL ASSETS		2992,03,52,000

Dated the 4th day of May, 1966.

P. C. BHATTACHARYYA,
Governor.
[No. F. 3(3)-BC/66.]
R. K. SESHADRI,
Director (Banking).

(Department of Revenue)**INCOME-TAX***New Delhi, the 26th April 1966*

S.O. 1417.—It is hereby notified for general information that the institution mentioned below has been approved by the Indian Council of Medical Research, the “prescribed authority”, for the purposes of clause (ii) of sub-section (1) of section 35 of the Income-tax Act, 1961 (43 of 1961).

INSTITUTION

Association of Surgeons of India, Madras.

[No. 42 F. 10/21/66-I.T. AI.]

J. C. KALRA, Dy. Secy.

CENTRAL BOARD OF DIRECT TAXES**(INCOME-TAX)***New Delhi, the 25th April 1966*

S.O. 1418.—In exercise of the powers conferred by sub-section (1) of section 122 of the Income-tax Act, 1961 (43 of 1961) and of all other powers enabling it in that behalf, the Central Board of Direct Taxes hereby makes the following amendments in the Schedule appended to its Notification No. 8—Incometax, dated the 14th January, 1966, namely:—

In the said Schedule against B—Range, Hyderabad, Anantapur Range, Anantapur and Rajamundry Range, Rajamundry, under column 2, the following shall be substituted, namely:—

B—Range, Hyderabad.

1. B—Ward, Hyderabad.
2. I.T. cum W. T. Circle II, Hyderabad.
3. Mahaboobnagar.
4. Spl. Survey Circle (Old), Hyderabad.
5. Spl. Survey Circle I, Hyderabad.
6. Spl. Survey Circle II, Hyderabad.
7. Sangareddy.

Anantapur Range, Anantapur.

1. Anantapur.
2. Adoni.
3. Proddatur.
4. Hindupur.

Rajamundry, Range Rajamundry.

1. Rajamundry.
2. Eluru.
3. Amalapuram.
4. Tanuku.

This notification shall take effect from 1st May, 1966.

Explanatory Note

The amendments have become necessary on account of the creation of four new circles known as Sangareddy, Hindupur and Amalapuram and Tanuku in the Commissioner's charge.

(The above does not form a part of the notification but is intended to be merely clarificatory).

[No. 40 F. 50/9/66-ITJ.]

S.O. 1419.—In exercise of the powers conferred by sub-section (1) of section 122 of the Income tax Act, 1961 (43 of 1961) and of all other powers enabling it in that behalf, the Central Board of Direct Taxes hereby makes the following

amendment in the Schedule appended to its Notification No. 9—Incometax, dated the 14th January, 1966, namely:—

In the said Schedule against Range-II (Central), Calcutta, under column 2, the following shall be substituted, namely:—

Range-II (Central), Calcutta, Central Circle-II, VII, VIII, X, XX and XXII.

This notification shall take effect from the 1st May, 1966.

Explanatory Note

The amendment has become necessary on account of creation of a new Circle known as Central Circle—XXII, Calcutta, in the Commissioner's charge.

The above note does not form a part of the notification but is intended to be merely clarificatory).

[No. 41/F. 50/2/66-ITJ.]

P. G. GANDHI, Under Secy.

CENTRAL EXCISE COLLECTORATE, ALLAHABAD

Allahabad, the 9th April 1966

(IVth Amendment to Notification No. 6/CE/63 dated 6th May, 1963.)

S.O. 1420.—In exercise of the powers conferred on me by rule 5 of the Central Excise Rules, 1944, the following amendment is made in this Collectorate Notification No. 6/CE/63, dated 6th May, 1963, namely:—

In the Table appended to the said Notification.

(a) for the existing entries in column 4 pertaining to each of the rules 92-C(2), 96-K(2) and 96-Q(2) appearing in Column 3 against serial No. 1 of the said table, the following entries shall be made, namely:—

“For condoning delays *exceeding*.

(i) 2 days in the case of weekly applications and weekly deposits;

(ii) 5 days in the case of monthly/Quarterly applications and monthly/quarterly deposits; and

(iii) 10 days in the case of annual application and annual deposits.”

(b) for the existing entries in column 4 pertaining to each of the rules 92-C(2), 96-K(2) and 96-Q(2) appearing in column 3 against serial No. 2 of the said Table, the following entries shall be made, namely:—

“for condoning delays not exceeding

(i) 2 days in the case of weekly applications and weekly deposits;

(ii) 5 days in the case of monthly/quarterly applications and monthly/quarterly deposits; and

(iii) 10 days in the case of annual applications and annual deposits.

[No. 1/CE/66.]

B. D. DESHMUKH, Collector.

OFFICE OF DEPUTY COLLECTOR OF CENTRAL EXCISE AND CUSTOMS, AMRITSAR.

CENTRAL EXCISE

Amritsar, the 22nd April 1960

S. O. 1421 In exercise of the powers conferred upon me under Rule 15 & 16 of the Central Excise Rules, 1944 and in partial modification of the Notification issued under C. No. V(a)(24) 11/Int/63/Pt. II dated the 27th July, 1963 by the Collector of Central Excise, New Delhi, I hereby notify that no declaration will be necessary under said Rules, in respect of un-manufactured tobacco grown in areas not exceeding the limits specified in column 8 of the sub-joined schedule and cured in quantities not exceeding the limits indicated in column 9 of the same schedule in the whole of the revenue jurisdictions set out in column 7 thereof falling within the Jurisdiction of the respective Revenue Tehsils mentioned in column 6 of Central Excise Division, Chandigarh.

SCHEDULE

Sl. No.	Name of the Central Excise Div.	Name of the Central Excise Circle,	Name of Range	Name of Revenue Distt.	Name of the Tehsil,	Revenue Villages exempted under Rule 15 and 16	Maximum area upto a grower may cultivate tobacco without a declaration under Rule 15 of the C.E. Rules 44 in area specified in Col. 7	Quantity upto which a curer may cure tobacco without a declaration under Rule 16 of the C. E. Rules, 44 within the area specified in Col. 7	Remarks.
1	2	3	4	5	6	7	8	9	10
1	Chandigarh	Chandigarh M.O.D.	Chandigarh S.O.R.	Ambala	Kharar (exculding khararproper) & Kalka Sub-Tehsil & Kunali Girdawri.	All Villages.	4 Areas.	36 Kgs.	
2	Do.	Do.	Ambala	Ambala	Ambala	All Villages	Do.	Do.	
3	Do.	Do.	Morinda	Ambala	Rupar and Kunali Girdawri of Kharar Tehsil.	All Villages.	Do.	Do.	
4	Do.	Do.	Surajpur	Do.	Kalka Sub-Tehsil of Kharar Tehsil/ Nalagarh.	All Villages except Bhankerpur Do. except Dobota	Do.	Do.	
5	Chandigarh	Chandigarh M.O.D.	Surajpur	Simla	All Tehsils.	All Villages.	Do.	Do.	

1	2	3	4	5	6	7	8	9	10
6	Chandigarh	Chandigarh M.O.D.	Nahan	Ambala	Naraingarh	All Villages	4 Areas.	36 Kgs.	
7	Do.	Do.	Patiala	Patiala	Patiala Nabha	Do. Do.	Do. Do.	Do. Do.	
8	Do.	Do.	Rajpura	Patiala	Rajpura	Do.	Do.	Do.	
9	Do.	Do.	Govbindgarh M.O.R.	Patiala	Bassi Pathana	Do.	Do.	Do.	
10	Do.	Do.	Bhatinda M.O.R.	Bhatinda	All Tehsils.	Do.	Do.	Do.	
11	Do.	Do.	Dhuri M.O.R.	Sangrur	Sangrur Barnala Malerkotla Sunam	Do. Do. Do. Do.	Do. Do. Do. Do.	Do. Do. Do. Do.	
12	Do.	Do.	Jind S.O.R.	Sangrur	Jind.	All Villages except (i) Bishanpura (ii) Kishanpura (iii) Safidon (iv) Shabebpur and Ghimana.	Do.	Do.	
13	Do.	Do.	Narwana S.O.R.	Do.	Narwana	All Villages	Do.	Do.	
14	Do.	Ludhiana Circle	Ludhiana M.O.R.I.	Ludhiana	Ludhiana Jagraon Samrala	Do. Do. Do.	Do. Do. Do.	Do. Do. Do.	
15	Chandigarh	Ludhiana Circle	Ferozepur S.O.R.	Ferozepur	Ferozepur	Do.	Do.	Do.	
16	Do.	Do.	Abohar	Do.	Fazilka	Do.	Do.	Do.	
17	Do.	Do.	Malout	Do.	Muktsar	Do.	Do.	Do.	
18	Do.	Do.	Moga	Do.	Moga Zira	Do. Do.	Do. Do.	Do. Do.	
19	Do.	Jullundur Circle	Jullundur M.O.R.	Jullundur	Jullundur Nakodar	Do. Do.	Do. Do.	Do. Do.	
20	Do.	Do.	Phagwara M.O.R.	Do. Kapurthala.	Phillaur Phagwara	Do. Do.	Do. Do.	Do. Do.	

21	Do.	Do.	Kapurthala S.O.R.	Do.	Kapurthala	Do.	Do.	Do.
22	Do.	Do.	Hoshiarpur	Hoshiarpur	Hoshiarpur Dassuya	Do. Do.	Do. Do.	Do. Do.
23	Do.	Do.	Nangal S.O.R.	Do.	Una	Do.	Do.	Do.
24	Do.	Do.	Garshankar M.O.R.	Do.	Garshankar	All Villages except Birampur and Roor- kee Mughlan.	Do.	Do.
				Jullundur	Jhawan Shahar	All villages.	Do.	Do.

[C. No. V(4)DC/22/5CE/64.]

B. J. SUARES,
Deputy Collector

OFFICE OF THE COLLECTOR OF CUSTOMS AND CENTRAL EXCISE FOR ASSAM, MANIPUR, NAGALAND, AND TRIPURA, SHILLONG

Shillong, the 25th April 1966

S.O. 1422.—In exercise of the powers vested in me under rule 5 of the Central Excise Rules, 1944, I hereby, empower the Central Excise Officers *not below the rank of Superintendent* to exercise within their respective jurisdictions, the power of the 'Collector' under rule 71(3) of the said Rules.

2. This notification supersedes this Collectorate Circular No. 6/CE/56, dated 19th December 1956.

[No. 1/CE/66.]

G. S. SAWHNEY, Collector.

MINISTRY OF COMMERCE

RUBBER CONTROL

New Delhi, the 23rd April 1966

S.O. 1423.—In exercise of the powers conferred by clause (xv) of sub-section (2) of section 25 of the Rubber Act, 1947 (24 of 1947), the Central Government hereby makes the following rules, namely:—

1. (1) These rules may be called the Rubber Board (General Provident Fund) Rules, 1966.

(2) They shall be deemed to have come into force on the 1st April, 1963.

2. In these rules—

- (a) "Act" means the Rubber Act, 1947;
- (b) "Board" means the Rubber Board constituted under sub-section (1) of section 4 of the Act;
- (c) the expressions 'Chairman' and 'Secretary' wherever they occur, shall mean 'Chairman' and 'Secretary' respectively, of the Board.
- (d) "emoluments" means pay including dearness pay, special pay, personal pay and leave salary or subsistence grant, if admissible, but does not include dearness allowance or any other allowances;
- (e) "family" means—

- (i) in the case of a male subscriber, the wife or wives and children of the subscriber and the widow or widows and children of a deceased son of the subscriber:

Provided that if a subscriber proves that his wife has been judicially separated from him or has ceased, under the customary law of the community to which she belongs, to be entitled to maintenance, she shall thenceforth be deemed to be no longer a member of the subscriber's family in matters to which these rules relate, unless the subscriber subsequently indicates by intimation in writing to the Secretary that she shall continue to be so regarded;

- (ii) in the case of a female subscriber, the husband and children of the subscriber, and the widow or widows and children of a deceased son of the subscriber

Provided that if a subscriber by intimation in writing to the Secretary expresses her desire to exclude her husband from her family, the husband shall henceforth be deemed to be no longer a member of the subscriber's family in matters to which these rules relate, unless the subscriber subsequently cancels formally in writing her intimation excluding him.

NOTE I.—"Children" means legitimate children.

NOTE II.—An adopted child shall be considered to be a child when the Chairman or, if any doubt arises in the mind of the Chairman, the Board, is satisfied that under the personal law of the subscriber, adoption is legally recognised as conferring the status of a natural child.

- (f) "Fund" means the General Provident Fund constituted under rule 4;
- (g) "leave" means any kind of leave sanctioned for the staff of the Board under the Revised Leave Rules, 1933.
- (h) "Schedule" means a schedule to these rules;
- (i) "Year" means the financial year.

Constitution of the Fund

3. Conditions of eligibility.—(1) These rules shall apply to—

- (i) the employees of the Board who were in service before the 1st April, 1963 and continuing in such service on the 23rd April 1966 and who have elected to come under the Board's Pension-cum-gratuity scheme under rule 11A of the Rubber Board (Service) Rules, 1961, and have completed one year's continuous service on 1st April 1963 or subsequently and
 - (ii) every employee of the Board (other than a re-employed pensioner) who joined service of the Board on or after 1st April, 1963 and has continued in such service thereafter and who has put in not less than one year's continuous service, other than an Officer of any Government whose services have been placed at the disposal of the Board and in respect of whom the Board is required to pay leave, pension or provident fund contribution to that Government.
- (2) A temporary employee who completes one year's continuous service during the middle of a month shall subscribe to the Fund from the subsequent month.

4. Constitution of the Fund.—(1) There shall be constituted a General Provident Fund for the employees of the Board to whom these rules apply.

(ii) the Fund shall consist of—

- (a) subscriptions to the Board's Provident Fund together with interest thereon due as on the 31st March, 1963 made by the employees who have elected to come under the Pension-cum-gratuity scheme under rule 11A of the Rubber Board (Service) Rules, 1961;
- (b) subscriptions which are credited to the Fund in accordance with these rules;
- (c) such additions to the Fund as the Board may from time to time decide to make with the approval of the Central Government; and
- (d) the income of the Fund from loans, deposits and investments.

5. Every employee of the Board to whom these rules apply, shall be a subscriber to the Fund.

6. The Fund shall be vested in and be managed by the Board.

Nominations

7. **Nominations.—**(1) A subscriber shall at the time of joining the Fund send to the Secretary, a nomination conferring on one or more persons the right to receive the amount that may stand to his credit in the Fund, in the event of his death, before that amount has become payable or, having become payable, has not been paid:

Provided that a subscriber who has a family at the time of making the nomination shall make such nomination only in favour of a member or members of his family:

Provided further that the nomination made by the subscriber in respect of the Board's Provident Fund to which he was subscribing before joining the Fund shall, if the amount to his credit in such fund has been transferred to his credit in the Fund, be deemed to be a nomination duly made under this rule until he makes a nomination in accordance with this rule.

(2) If a subscriber nominates more than one person under sub-rule (1), he shall specify in the nomination the amount or share payable to each of the nominees in such manner as to cover the whole of the amount that may stand to his credit in the Fund at any time.

(3) Every nomination shall be in such one of the Forms set forth in the Schedule annexed hereto as is appropriate in the circumstances.

(4) A subscriber may at any time cancel a nomination by sending a notice in writing to the Secretary. The subscriber shall, along with such notice or separately send a fresh nomination made in accordance with the provisions of this rule.

(5) A subscriber may provide in a nomination—

(a) in respect of any specified nominee, that in the event of his predeceasing the subscriber, the right conferred upon that nominee shall pass to such other person or persons as may be specified in the nomination, provided that such other person or persons shall, if the subscriber has other members of his family, be such other member or members. Where the subscriber confers such a right on more than one person under this clause, he shall specify the amount or share payable to each of such persons in such a manner as to cover the whole of the amount payable to the nominee.

(b) that the nomination shall become invalid in the event of the happening of a contingency specified therein:

Provided that if at the time of making the nomination the subscriber has no family, he shall provide in the nomination that it shall become invalid in the event of his subsequently acquiring a family:

Provided further that if at the time of making the nomination, the subscriber has only one member of the family, he shall provide in the nomination that the right conferred upon the alternate nominee under clause (a) shall become invalid in the event of his subsequently acquiring other member or members in his family.

(6) Immediately on the death of a nominee in respect of whom no special provision has been made in the nomination under clause (a) of sub-rule (5) or on the occurrence of any event by reason of which the nomination becomes invalid in pursuance of clause (b) of that sub-rule or the provisos thereto, the subscriber shall send to the Secretary a notice in writing cancelling the nomination, together with a fresh nomination made in accordance with the provisions of this rule.

(7) Every nomination made, and every notice of cancellation given by a subscriber shall, to the extent that it is valid, take effect on the date on which it is received by the Secretary.

Subscriber's Accounts

8. **Subscriber's account.**—An account shall be prepared in the name of each subscriber and shall show the amount of his subscriptions with interest thereon calculated as prescribed in sub-rule (2) of rule 12 as well as the advances and withdrawals from the fund.

Conditions and Rates of Subscriptions

9. **Conditions of subscriptions.**—(1) Every subscriber shall subscribe monthly to the Fund except during the period when he is under suspension:

Provided that a subscriber may, at his option, not subscribe during any period of leave, other than earned leave of less than 30 days' duration:

Provided further that a subscriber on reinstatement after a period passed under suspension shall be allowed the option of paying in one sum, or in instalments, any sum not exceeding the maximum amount of arrear subscriptions payable for that period.

(2) The subscriber shall intimate his election not to subscribe during leave by written communication to the Secretary before he proceeds on leave. Failure to make due and timely intimation shall be deemed to constitute an election to subscribe.

(3) The option of a subscriber intimated under this sub-rule shall be final.

(4) A subscriber who has, under rule 20 withdrawn the amount standing to his credit in the Fund shall not subscribe to the Fund after such withdrawal unless he returns to duty.

10. **Rates of subscription.**—(1) The amount of subscription shall be fixed by the subscriber himself, subject to the following conditions, namely:—

(a) It shall be expressed in whole rupees.

- (b) It may be any sum, so expressed, not less than 8-1/3%, of his emoluments and not more than his total emoluments:

Provided that in the case of Class IV employees the minimum rate of subscription shall be Rs. 4/- a month in the case of those drawing a pay of less than Rs. 75/- a month and Rs. 5/- a month in the case of others.

- (c) When an employee elects to subscribe at the minimum rate of 8-1/3%, the fraction of a rupee shall be rounded to the nearest whole rupee, fifty paise counting as the next higher rupee.

- (2) For the purpose of sub-rule (1), the emoluments of a subscriber shall be—

- (a) in the case of a subscriber who was in the Board's service on the 31st March of the preceding year, the emoluments to which he was entitled on that date:

Provided that—

- (i) if the subscriber was on leave on the said date and had elected not to subscribe during such leave or was under suspension on the said date, his emoluments shall be the emoluments to which he was entitled on the first day after his return to duty;
- (ii) if the subscriber was on deputation out of India on the said date or was on leave on the said date and continues to be on leave and has elected to subscribe during such leave, his emoluments shall be the emoluments to which he would have been entitled had he been on duty in India;
- (b) in the case of a subscriber who was not in the Board's service on the 31st March of the preceding year, the emoluments to which he was entitled on the day he joins the Fund.

(3) The subscriber shall intimate the fixation of the amount of his monthly subscription in each year to the Secretary.

(4) The amount of subscription so fixed may be enhanced or reduced once at any time during the course of a year:

Provided that when the amount of subscription is so reduced, it shall not be less than the minimum prescribed in sub-rule (1):

Provided further that if a subscriber is on duty for a part of a month and on leave for the remainder of that month and if he has elected not to subscribe during leave, the amount of subscription payable shall be proportionate to the number of days spent on duty in that month.

Realisation of Subscriptions

11. **Realisation of Subscriptions.**—The Board shall have power to deduct from the emoluments of any subscriber the subscription due from him and the principal and interest on the advance, if any, made to him from the Fund.

Interest

12. **Interest.**—The Board shall pay to the credit of the account of a subscriber interest on the amount at his credit in the Fund at such rate, not below the current rate of interest on Post-office Savings Bank Deposits, as the Board may from time to time prescribe.

(2) Interest shall be credited with effect from the last day in each year in the following manner, namely:—

- (i) on the amount to the credit of a subscriber on the last day of the preceding year, less any sums withdrawn during the current year—interest for twelve months;
- (ii) on sums withdrawn during the current year—interest from the beginning of the current year upto the last day of the month preceding the month of withdrawal;
- (iii) on all sums credited to the subscriber's account after the last day of the preceding year—interest from the date of deposit upto the end of the current year;

- (iv) the total amount of interest shall be rounded to the nearest whole rupee, fifty paise counting as the next higher rupee;

Provided that when the amount standing to the credit of a subscriber has become payable, interest shall thereupon be credited under this rule in respect only of the period from the beginning of the current year or from the date of deposit, as the case may be, upto the date on which the amount standing to the credit of the subscriber becomes payable.

- (3) In this rule, the date of deposit shall, in the case of recovery from emoluments, be deemed to be the first day of the month in which it is recovered:

Provided that where there has been a delay in the drawal of pay or leave salary and allowances of a subscriber and consequently in the recovery of his subscription towards the Fund, the interest on such subscription shall be payable from the month in which the pay or leave salary of the subscriber was due under the rules, irrespective of the month in which it was actually drawn.

Advances from the Fund

13. Advances from the Fund.—(1) The Chairman may sanction the payment to any subscriber of an advance consisting of a sum of whole rupees and not exceeding in amount three month's pay or half the amount standing to his credit in the Fund, whichever is less, for one or more of the following purposes:—

- (a) to pay expenses in connection with the illness or a disability, including where necessary, the travelling expenses of the subscriber or any person actually dependent on him;
- (b) to meet the cost of higher education, including where necessary, the travelling expenses of the subscriber or any person actually dependent on him in the following cases, namely:—
 - (i) for education outside India for an academic, technical, professional or vocational course beyond the High School stage; and
 - (ii) for any medical, engineering or other technical or specialised course in India beyond the High School stage, provided that the course of study is for not less than three years;
- (c) to pay obligatory expenses on a scale appropriate to the status which by customary usage the subscriber has to incur in connection with marriages, funerals or other ceremonies of himself or of his children or of any other person actually dependent on him;

Provided that the condition of actual dependence shall not apply in the case of a son or daughter of the subscriber:

Provided further that the condition of actual dependence shall not apply in the case of an advance required to meet the funeral expenses of the parent of a subscriber.

- (d) to meet the cost of legal proceedings instituted by the subscriber for vindicating his position in regard to any allegations made against him in respect of any act done or purporting to be done by him in the discharge of his official duty, the advance in this case being available in addition to any advance admissible for the same purpose from any other Government source:

Provided that the advance under this sub-clause shall not be admissible to a subscriber who institutes legal proceedings in any court of law either in respect of any matter unconnected with his official duty or against the Board in respect of any condition of service or penalty imposed on him;

- (e) to meet the cost of his defence where the subscriber is prosecuted by the Board in any court of law or where the subscriber engages a legal practitioner to defend himself in an enquiry in respect of any alleged official misconduct on his part.

(2) An advance shall not except for special reasons to be recorded in writing be granted to any subscriber in excess of the limit laid down in sub-rule (1) or until repayment of the last instalment of any previous advance (together with interest thereon).

(3) The Chairman may delegate his powers under this rule to the Secretary to such extent as he deems fit.

NOTE.—For the purpose of this rule, pay includes dearness pay, where admissible.

14. Recovery of advances.—(1) An advance shall be recovered from the subscriber in such number of equal monthly instalments as the sanctioning authority may direct; but such number shall not be less than twelve unless the subscriber so elects and more than twenty-four. In special cases where the amount of advance exceeds three months' pay of the subscriber under sub-rule (2) of rule 13, the sanctioning authority may fix such number of instalments to be more than 24 but in no case more than 36. A subscriber may, at his option, repay more than one instalment in a month. Each instalment shall be a number of whole rupees, the amount of the advance being raised or reduced, if necessary, to admit of the fixation of such instalments.

(2) Recovery shall be made in the manner prescribed in rule 11 for the realisation of subscriptions, and shall commence, with the issue of pay for the month following the one in which the advance was drawn.

(3) Recovery shall not be made, except with the subscriber's consent while he is in receipt of subsistence grant or is on leave other than earned leave of less than 30 days' duration. The recovery may be postponed, on the subscriber's written request, by the sanctioning authority during the recovery of an advance of pay granted to the subscriber.

(4) If more than one advance has been made to a subscriber, each advance shall be treated separately for the purpose of recovery.

(5) (a) After the principal of the advance has been fully repaid, interest shall be paid thereon at the rate of one-fifth per cent of the principal for each month or broken portion of a month during the period between the drawal and complete repayment of the principal.

(b) Interest shall ordinarily be recovered in one instalment in the month after complete repayment of the principal; but if the period referred to in clause (a) exceeds twenty months, interest may, if the subscriber so desires, be recovered in two equal monthly instalments. The method of recovery shall be that prescribed in sub-rule (2). Payments shall be rounded to the nearest rupee in the manner prescribed in clause (iv) of sub-rule (2) of rule 12.

(6) If an advance has been granted to a subscriber and drawn by him and the advance is subsequently disallowed before repayment is completed, the whole or balance of the amount withdrawn shall, with interest at the rate provided in rule 12, forthwith be repaid by the subscriber to the Fund, or in default, be ordered to be recovered by deduction from the emoluments of the subscriber in a lumpsum or in monthly instalments not exceeding twelve as may be directed by the authority competent to sanction an advance for the grant of which, special reasons are required under sub-rule (2) of rule 13.

(7) Recoveries made under this rule shall be credited as they are made, to the subscriber's account in the Fund.

15. Wrongful use of advance.—Notwithstanding anything contained in these rules, if the sanctioning authority is satisfied that money drawn as an advance from the Fund under rule 13 has been utilised for a purpose other than that for which sanction was given to the drawal of the money, the amount in question shall, with interest at the rate provided in rule 12, forthwith be repaid by the subscriber to the Fund, or in default, be ordered to be recovered by deduction in one lumpsum from the emoluments of the subscriber even if he be on leave. If the total amount to be repaid be more than half the subscriber's emoluments, recoveries shall be made in monthly instalments of moities of his emoluments till the entire amount is repaid by him.

NOTE.—The term 'emoluments' in this rule does not include subsistence grant.

Withdrawals from the Fund

16. Withdrawals from the Fund.—Subject to the conditions specified herein, withdrawals may be sanctioned by the Chairman, at any time after the completion of twenty years of service (including broken periods of service, if any) of a subscriber or within ten years before the date of his retirement on superannuation,

whichever is earlier, from the amount standing to his credit in the Fund, for one or more of the following purposes, namely:—

- (a) meeting the cost of higher-education, including where necessary, the travelling expenses of any child of the subscriber actually dependent on him in the following cases, namely:
 - (i) for education outside India for academic, technical, professional or vocational course beyond the High School stage; and
 - (ii) for any medical, engineering or other technical or specialised course in India beyond the High School stage, provided that the course of study is for not less than three years.
- (b) meeting the expenditure in connection with the marriage of a son or a daughter of the subscriber and if he has no daughter, of any other female relation dependent on him;
- (c) meeting the expenditure in connection with the illness, including where necessary, the travelling expenses, of the subscriber or any person actually dependent on him; and
- (d) building or acquiring a suitable house for his residence including the cost of the site, of repaying any outstanding amount of the loan expressly taken for this purpose or reconstructing, or making addition or alterations to a house already owned or acquired by a subscriber;
- (e) purchasing a house site or repaying any outstanding amount on account of loan expressly taken for this purpose;
- (f) for constructing a house on a site purchased utilising the sum withdrawn under clause (e).

NOTE.—A subscriber who has availed himself of an advance under the scheme of the Board for the grant of advance for house-building purposes, or has been allowed any assistance in this regard from any other source, shall be eligible for the grant of final withdrawal under clauses (d), (e) and (f) for the purposes specified therein and also for the purpose of repayment of any loan taken under the aforesaid scheme subject to the limit specified in the proviso to sub-rule (1) of rule 17.

17. Conditions for withdrawal.—(1) Any sum withdrawn by a subscriber at any one time for one or more of the purposes specified in rule 16 from the amount standing to his credit in the Fund shall not ordinarily exceed one-half of such amount or six months' pay, whichever is less. The Chairman may, however, sanction the withdrawal of an amount in excess of this limit upto three-fourths of the balance at his credit in the Fund, having due regard to (i) the object for which the drawal is being made, (ii) the status of the subscriber, and (iii) the amount to his credit in the Fund.

Provided that in the case of a subscriber who has availed himself of an advance from the Board for the grant of advances for house-boulding purposes, or has been allowed any assistance in this regard from any other source, the sum withdrawn under this sub-rule with the amount of advance taken from the Board or the assistance taken from any other source shall not exceed Rs. 75,000 or five years' pay, whichever is less.

(2) A subscriber who has been permitted to withdraw money from the Fund under rule 16 shall satisfy the Chairman within a reasonable period as may be specified by that authority that the money has been utilised for the purpose for which it was withdrawn, and if he fails to do so, the whole of the sum so withdrawn or so much thereof as has not been applied for the purpose for which it was withdrawn shall forthwith be repaid by the subscriber in one lumpsum together with interest thereon at the rate determined under rule 12, and in default of such payment, it shall be ordered by the Chairman to be recovered from his emoluments either in a lumpsum or in such number of monthly instalments, as may be determined by the Chairman.

18. Conversion of an advance into a withdrawal.—A subscriber who has already drawn or may draw in future an advance under rule 13 for any of the purposes specified in clauses (a), (b) and (c) of rule 16, may convert, at his discretion by written request addressed to the Secretary, through the sanctioning authority, the balance outstanding against it into a final withdrawal on his satisfying the conditions laid down in rules 16 and 17.

Final withdrawal of Accumulations in the Fund

19. Final withdrawal of accumulations in the Fund.—When a subscriber quits the service, the amount standing to his credit in the Fund shall become payable to him.

Provided that the subscriber, who has been dismissed from the service and is subsequently reinstated in the service shall, if required to do so by the Board, repay any amount paid to him from the fund in pursuance of this rule, with interest thereon at the rate provided in rule 12 in the manner provided in the proviso to rule 20.

Explanation I.—A subscriber who is granted refused leave shall be deemed to have quitted the service from the date of compulsory retirement or on the expiry of an extension of service.

Explanation II.—A subscriber, other than one who is appointed on contract or one who has retired from service and is subsequently re-employed, with or without a break in service, shall not be deemed to quit the service, when he is transferred without any break in service to a new post under a State Government or in another Department of the Central Government (in which he is governed by another set of Provident Fund Rules), and without retaining any connection with his former post. In such a case, his subscriptions together with interest thereon shall be transferred.

- (a) if the new post is in another department of the Central Government, to his account in the Provident Fund in that department in accordance with the rules of that fund, or
- (b) if the new post is under a State Government, to a new account under the State Government concerned provided that the State Government consents, by general or special order to such transfer of subscriptions and interest.

They shall hold good in cases of retrenchments followed by immediate employment.

NOTE.—Transfers shall include cases of resignations from service in order to take up appointment in another department of the Central Government or under the State Government without any break and with proper permission of the competent authority. In cases where there has been a break in service, such break shall be limited to the joining time allowed on transfer to a different station.

Explanation III.—When a subscriber is transferred, without any break, to the service under another statutory body owned or controlled by Government, the amount of subscriptions under his existing account together with interest thereon, shall not be paid to him but shall be transferred, with the consent of that body, to his new Provident Fund account under that body.

NOTE.—Transfers shall include cases of resignation from service in order to take up appointment under another statutory body owned or controlled by Government without any break and with proper permission of the competent authority. The time taken to join the new post shall not be treated as a break in service if it does not exceed the joining time admissible to a person on transfer from one post to another.

20. Retirement of subscriber.—When a subscriber—

- (a) has proceeded on leave preparatory to retirement, or
- (b) while on leave, has been permitted to retire or been declared by a competent authority to be unfit for further service;

the amount standing to his credit in the fund shall, upon application made by him in that behalf to the Secretary, become payable to the subscriber :

Provided that the subscriber, if he returns to duty shall, if required to do so by the Board, repay to the Fund for credit to his account, the whole or part of any amount paid to him from the Fund in pursuance of this rule with interest thereon at the rate provided in rule 12 by instalments or by recovery from his emoluments or otherwise, as may be directed by the authority competent to sanction an advance for the grant of which, special reasons are required under sub-rule (2) of rule 13.

21. Procedure on death of subscriber.—On the death of a subscriber before the amount standing to his credit has become payable, or where the amount has become payable, before payment has been made:

(i) when the subscriber leaves a family—

- (a) if a nomination made by the subscriber in accordance with the provisions of rule 7 or of the corresponding rule heretofore in force in favour of a member or members of his family subsist, the amount standing to his credit in the Fund or the part thereof to which the nomination relates shall become payable to his nominee or nominees in the proportion specified in the nomination;
- (b) if no such nomination in favour of a member or members of the family of the subscriber subsists, or if such nomination relates only to a part of the amount standing to his credit in the Fund, the whole amount or the part thereof to which the nomination does not relate, as the case may be, shall, notwithstanding any nomination purporting to be in favour of any person or persons other than a member or members of his family, become payable to the members of his family in equal shares:

Provided that no share shall be payable to—

- (i) son who have attained majority;
- (ii) sons of a deceased son who have attained majority;
- (iii) married daughters whose husbands are alive;
- (iv) married daughters of a deceased son whose husbands are alive;

If there is any member of the family other than those specified in clauses (i), (ii), (iii) and (iv):

Provided further that the widow or widows and the child or children of a deceased son shall receive between them in equal parts only the share which that son would have received if he had survived the subscriber and had been exempted from the provisions of clause (1) of the first proviso.

- (ii) When the subscriber leaves no family, if a nomination made by him in accordance with the provisions of rule 7 or of the corresponding rule heretofore in force in favour of any person or persons subsists, the amount standing to his credit in the Fund or the part thereof to which the nomination relates, shall become payable to his nominee or nominees in the proportion specified in the nomination.

22. Manner of payment of amount in the Fund.—(1) When the amount standing to the credit of a subscriber in the Fund becomes payable, it shall be the duty of the Secretary to make payment on receipt of a written application in this behalf as provided in sub-rule (2).

(2) Any person who desires to claim payment under this rule shall send a written application in that behalf to the Secretary.

Finance and Accounts

23. Finance and Accounts.—(1) All sums paid into the Fund under these rules shall be accounted for in the books of the Board in an account called "The Rubber Board General Provident Fund Account".

(2) Such accounts shall be examined and audited annually, by the auditors appointed under the Act.

(3) All expenses of the Fund shall be met by the Board from the income of the Fund as the Board may direct.

(4) Moneys required for current expenditure with the exception of petty cash and surplus moneys shall be kept in current account in the State Bank of India or its subsidiaries or other banks approved by the Central Government.

(5) Moneys in the Fund not required for current expenditure may be invested in Trustee Securities or Treasury Savings Deposits certificates or National Savings Certificates to the extent permissible or in fixed deposits in Banks approved by the Central Government.

(6) Cheques for withdrawals from the current account and all orders for making deposits or investments or withdrawal of the same or the disposal in any other manner of the moneys in the Fund shall be signed by the Finance and Accounts Officer of the Board or in his absence by the Accountant of the Board and countersigned by the Chairman or the Development Officer of the Board provided that where the amount covered by such cheque or order does not exceed Rs. 5,000/- such cheque or order may be countersigned by the Secretary or any officer of the Board duly authorised by the Chairman.

24. **Annual Statement of accounts to be supplied to subscriber.**—(1) As soon as possible after the close of each year, the Secretary shall send to each subscriber a statement of his account in the Fund showing the opening balance as on the 1st April of the year, the total amount credited or debited during the year, the total amount of interest credited as on the 31st March of the year and the closing balance on that date. The Secretary shall attach to the statement of account a query whether the subscriber—

- (a) desires to make any alteration in any nomination made under rule 7;
- (b) has acquired a family in cases where the subscriber has made no nomination in favour of a member of his family under the proviso to sub-rule (1) of rule 7.

(2) Subscribers should satisfy themselves as to the correctness of the annual statement, and errors, in any, should be brought to the notice of the Secretary within three months from the date of receipt of the statement.

(3) The Secretary shall, if required by a subscriber, once, but not more than once, in a year inform the subscriber of the total amount standing to his credit in the Fund at the end of the last month for which his account has been written up.

Interpretation

25. **Interpretation.**—If any question arises relating to the interpretation of these rules, the same shall be decided by the Board.

THE SCHEDULE

[Rule 7(3).]

Forms of Nomination

I. When the subscriber has a family and wishes to nominate one member thereof.

I hereby nominate the person mentioned below, who is a member of my family as defined in rule 2 of the Rubber Board (General Provident Fund) Rules, 1966 to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable, has not been paid.

Name and address of nominee	Relationship with subscriber	Age	Contingencies on the happening of which the nomination shall become invalid.	Name, address and relationship of the person/persons if any whom the right of the nominee shall pass in the event of his pre-deceasing the subscriber.
-----------------------------	------------------------------	-----	--	--

Dated this day of 19
at

Two witnesses to signature

Signature of subscriber.

1

2

II. When the subscriber has a family and wishes to nominate more than one member thereof.

I hereby nominate the persons mentioned below, who are members of my family as defined in rule 2 of the Rubber Board (General Provident Fund) Rules, 1966 to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable, has not been paid, and direct the said amount shall be distributed among the said persons in the manner shown against their names:—

Name and address of nominees	Relationship with subscriber	Age	*Amount of share of accumulations to be paid to each	Contingencies on the happening of which the nomination shall become invalid	Name, address and relationship of the person/persons if any, to whom the right of the nominee shall pass in the event of his pre-deceasing subscriber
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Dated this day of 19
at

Two witnesses to signature

1

2

Signature of subscriber.

*NOTE.—The column should be filled in so as to cover the whole amount that may stand to the credit of the subscriber in the Fund at any time.

III. When the subscriber has no family and wishes to nominate one person.

I, having no family as defined in rule 2 of the Rubber Board (General Provident Fund) Rules, 1966 hereby nominate the person mentioned below to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable, has not been paid:—

Name and address of nominee	Relationship with subscriber	Age	*Contingencies on the happening of which the nomination shall become invalid	Name, address and relationship of the person/persons, if any, to whom the right of nominee shall pass in the event of his pre-deceasing the subscriber
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Dated this day of 19
at

Two witnesses to signature

1

2

Signature of subscriber.

*NOTE.—When a subscriber who has no family makes a nomination, he shall specify in this column that the nomination shall become invalid in the event of his subsequently acquiring a family.

IV. When the subscriber has no family and wishes to nominate more than one person.

I, having no family as defined in rule 2 of the Rubber Board (General Provident Fund) Rules, 1966, hereby nominate the persons mentioned below to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable, has not been paid and direct that the said amount shall be distributed among the said persons in the manner shown below against their names;

Name and address of Nominees	Relationship with subscriber	Age	*Amount or share of accumulations to be paid to each.	**Contingencies on the happening of which the nomination shall become invalid	Name, address relationship of the person/ persons, if any, to whom the right of the nominee shall pass in the event of his predeceasing the subscriber
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Dated this day of 19
at

Two witnesses to signature

1

2

Signature of subscriber.

*NOTE.—This column should be filled in so as to cover the whole amount that may stand to the credit of the subscriber in the Fund at any time.

**NOTE.—Where a subscriber who has no family makes nomination, he shall specify in this column that the nomination shall become invalid in the event of his subsequently acquiring a family.

[No. F. 21(10)-Plant(B)/62.]

B. KRISHNAMURTHY, Under Secy.

MINISTRY OF MINES AND METALS

New Delhi, the 30th April 1966

S.O. 1424.—Whereas by the notification of the Government of India, in the late Ministry of Steel and Mines (Department of Mines and Metals) No. S.O. 2292, dated the 27th June, 1964, under sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to prospect for coal in 320.00 acres (Approximately) or 129.60 hectares (approximately) of lands in the locality specified in the schedule appended to that notification;

And whereas the Central Government is satisfied that coal is obtainable in 121.00 acres (approximately) or 49.00 hectares (approximately) of lands out of the said lands;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957, the Central Government hereby gives notice of its intention to acquire out of the said lands, the lands measuring 121.00 acres (approximately) or 49.00 hectares (approximately) described in Schedule appended hereto.

NOTE 1.—The plans of the area covered by this notification may be inspected in the Office of the Deputy Commissioner, Hazaribagh (Bihar), or in the Office of the Coal Controller, 1, Council House Street, Calcutta or in the Office of the National Coal Development Corporation Ltd., (Revenue Section), Darbhanga House, Ranchi (Bihar).

NOTE 2.—Attention is hereby invited to the provision in section 8 of the Coal Bearing Areas (Acquisition and Development) Act, 1957, which provides as follows:

- 8(1) "Any person interested in any land in respect of which a notification under section 7 has been issued may, within thirty days of the issue of the notification, object to the acquisition of the whole or any part of the land or of any rights in or over such land.

Explanation:—It shall not be an objection within the meaning of this section for any person to say that he himself desires to undertake mining operations in the land for the production of coal and that such operations should not be undertaken by the Central Government or by any other person.

- (2) Every objection under sub-section (1) shall be made to the competent authority in writing, and the competent authority shall give the objector an opportunity of being heard either in person or by a legal practitioner and shall, after hearing all such objections and after making such further inquiry, if any, as he thinks necessary, submit the case for the decision of the Central Government together with the record of the proceedings held by him and a report containing his recommendations on the objections.

- (3) For the purpose of this section, a person shall be deemed to be interested in land who would be entitled to claim an interest in compensation if the land or any rights in or over such land were acquired under this Act."

It may be noted that the Coal Controller, 1, Council House Street, Calcutta-1, has been appointed by the Central Government as the competent authority under the Act.

SCHEDULE

Drg. No. Rev/10/66

Dated 22-2-1966

RAMGARH BLOCK II—EXTENSION

Ramgarh Coalfield (showing lands to be acquired)

'All Rights'

Serial Number	Village	Thana	Thana number	District	Area	Remarks
1	Semarbera	Gomia	52	Hazaribagh		Part
2	Kander	Gomia	45	"		"
3	Saraiya	Ramgarh	119	"		"

Total Area: 121.00 acres (approximately)

OR: 49.00 Hectares (approximately)

Plot number to be acquired in village Semarbera :

9 (P), 66 (P), 67 (P), 70 (P), 71 (P), 72, 73(P), 74 to 86, 87(P), 88 to 94, 95(P), 104 (P), 106(P), 107(P), 108(P), 169(P), 630(P), 1248(P), 1252(P), 1265(P).

Plot numbers to be acquired in village Kander :

1689(P), 1701(P), 1702(P), 1703(P), 1705(P), 1706, 1707, 1708(P).

Plot numbers to be acquired in village Saraiya :

875(P) and 876(P).

BOUNDARY DESCRIPTION :

- 1—2—3—line pass through plot numbers 1689, 1705, 1703, 1701, 1703, 1702, 1703, and 1708 in village Kander and through plot number 875 in village Saraiya and meet at point 3.
- 3—4 line passes along the part right Bank of River Damodar in village Saraiya and meets at point 4.
- 4—5 line passes through plot number 876 in village Saraiya and through plot numbers 630, 169, 95, 169, 106, 104, 169, 108, 107, 67, 66, 73, 67, 71, 70, 9, 1265, 1248 and 1262 in village Semarbera and meets at point 5 (which is also the part boundary of Ramgarh Block-II).
- 5—I line passes through plot numbers 1262, 1248, and 87 in village Semarbera, and through plot numbers 1730 and 1689 in village Kander and meets at point 1.

[No. C2-20(14)/64]

New Delhi, the 6th May 1966

S.O. 1425.—Whereas by the notification of the Government of India in the late Ministry of Steel, Mines and Heavy Engineering (Department of Mines and Metals) S.O. No. 1757, dated the 14th May, 1964 under sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to prospect for coal in the localities specified in the Schedule appended to that notification and reproduced in the Schedule appended hereto;

And whereas in respect of the said land no notice under sub-section (1) of section 7 of the said Act has been given;

Now, therefore, in exercise of the powers conferred by the said sub-section (1) of section 7 of the said Act, the Central Government hereby specifies a further period of one year commencing from the 14th May, 1966 as the period within which the Central Government may give notice of its intention to acquire the whole or any part of the said lands or of any rights in or over such lands.

SCHEDULE

(MONIDIH BLOCK EXTENSION)

(Jharia Coalfield)

Drg. No. Rev/129/64
Dated 22-11-1963

(Showing land notified for prospecting)

Serial No.	Village	Thana	Thana No.	District Area	Remarks
1.	Karitanr	Jharia	89	Dhanbad	Part
2.	Majhiladi or Jogidi	Jharia	91	Dhanbad	Part
3.	Bardubhi	Jharia	92	Dhanbad	Part
4.	Rajasbera	Jharia	102	Dhanbad	Part
5.	Sabaldih	Jharia	103	Dhanbad	Part
6.	Jatudih	Jharia	104	Dhanbad	Part
7.	Gansadih	Jharia	105	Dhanbad	Part
8.	Jarma	Jharia	106	Dhanbad	Part
9.	Phutaha	Jharia	99	Dhanbad	Part

Total Area:—1235.00 acres Approximately
OR 500.18 Hectares Approximately.

BOUNDARY DESCRIPTION

- A—B Line passes through villages Bardubhi, Karitanr and Majhladi or Jogidi and meets at point 'B'.
- B—C Line passes along the left bank of Damodar River in villages Majhladi or Jogidi, Bardubhi, Jatudih, Gansadih and Jarma (i.e. along the part common boundary of Parbatpur Block) and meets at point 'C'.
- C—D Line passes along the common boundary of villages Jarma and Petia, common boundary of villages Jarma and Kenduyadih, Rajasbera and Kenduyadih and meets at point 'D'.
- D—E—F Lines pass through villages Rajasbera and Phutaha and meet at point 'F'.
- F—G—H—I Lines pass through villages Phutaha, Rajasbera and Sabaldih (i.e. along the part common boundary of Central Jharla main Block) and meet at point 'I'.
- I—J Line passes through villages Sabaldih and Jatudih (i.e. along the part common boundary of Central Jharla Block Extension) and meets at point 'J'.
- J—A Line passes through villages Jatudih and Bardubhi (i.e. along the part common boundary of Central Jharla Block 'B' and meets at point 'A'.

[No. C2-20(12)/64.]

RAM SAHAY, Under Secy.

MINISTRY OF IRON AND STEEL*New Delhi, the 6th May 1966*

S.O. 1426.—ESS.COMM/IRON & STEEL-2(c).—In exercise of the powers conferred by sub-clause (c) of Clause 2 of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India, in the Ministry of Steel, Mines and Heavy Engineering No. S.O. 1525/ESS.COMM/IRON & STEEL-2 (c), dated 29th April, 1964.

In the schedule annexed to the said notification, the existing entries under Gujarat shall be substituted by the following entries:—

1	2	3
1 Deputy Secretary to Government of Gujarat, Civil Supplies Deptt., and Controller of Iron, Steel & Cement, Ahmedabad.	4, 5, 8, 10, 11, 12(1), 12(2), 14(1), 18, 20, 22, 23, 24(a), 24(b), 24(c), 24(d), 26(1) and 28.	
2 Assistant Controller of Iron, Steel and Cement, Ahmedabad.	4, 5, 18, 20, 24(b), 24(c) and 24(d).	
3 All Collectors, Mamlatdars, Mahalkaris in the State of Gujarat.	4 & 5.	
4 All District Development Officers and Taluka Development Officers in the State of Gujarat.	4 & 5.	
5 Food Controller at Ahmedabad.	4 & 5.	
6 Director of Industries, Ahmedabad.	4, 5, 11, 12, 14(1), 18, 20, 22, 23, and 28.	
7 Additional Director of Industries.	4, 5, 11, 12, 14(1), 18, 20, 22, and 28.	

1	2	3
8	Deputy Director of Industries, Ahmedabad	4 & 5.
9	Dy. Director of Industries, Baroda.	4 & 5
10	Dy. Director of Industries, Rajkot	4 & 5.
11	Asstt. Director of Industries (Supplies), Ahmedabad.	4 & 5.
12	Asstt. Director of Industries, Surat	4 & 5.

[No. SC(I)-2(1)/64.]

R. K. KATHPALIA, Under Secy.

MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND COOPERATION

(Department of Agriculture)

New Delhi, the 28th April 1966

S.O. 1427.—The following draft of certain rules to amend the Vegetable Oils Grading and Marking Rules, 1955, which the Central Government proposes to make in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), is hereby published, as required by the said section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 10th June, 1966.

Any objection or suggestions which may be received from any person with respect to the said draft before the aforesaid date will be considered by the Central Government.

Draft Rules

1. These rules may be called the Vegetable Oils Grading and Marking (Amendment) Rules, 1966.

2. In the Vegetable Oils Grading and Marking Rules, 1955,—

(i) in Schedule IV,

(1) after the item Grade I (Edible) and the entries relating thereto the following shall be inserted, namely:—

Grade designation.	Description.	Colour on Lovibond scale in 1/4" cell expressed as Y+5R (Not deeper than)*	Specific gravity at 30°/30°C*	Refractive Index at 40°C*	Saponification value*	Iodine value (Wij's method)	Unsaponifiable matter (Not more than per cent)*	Percentage of natural essential oil (as allyl isothiocyanate)	Acid value (Not more than)*	Bellier's turbidity temperature (not higher than °C)
1	2	3	4	5	6	7	8	9	10	11
Grade I (Low pungency Edible)	Mustard oil shall be the oil obtained by a process of expressing clean and sound mustard seeds of <i>Brassica campestris</i> (Yellow and brown sarson) or <i>Brassica juncea</i> (lahi, rai, or laha) or <i>Brassica napus</i> (rape or toria) or a mixture of these seeds. It shall be free from admixture with any other oil or substance and from sediment or suspended matter. It shall also be free from rancidity. It shall be free from added flavouring or colouring matter.†	50	0.907 to 0.910	1.4646 to 1.4643	172 to 176	98 to 108	1.2	Not less than 0.05 but less than 0.25	1.5	26.5

(il) in column 9 for the entry 0·10 to 0·60 against Grade II (Edible) in column 1, the entry 0·05 to 0·60 shall be substituted,

2. in Schedule VII,

(i) for the entries "4·0" and "10·0" in column 9 against the entries "Grade II (Edible)" and "Grade III (Industrial)" respectively in column 1, the entries "6·0" and "8·0" shall be substituted,

(ii) a new column 11 shall be added with the heading "Moisture and insoluble impurities percent by weight, Maximum" and the entries "0·10", "0·25" "0·25" and "0·25" shall be inserted thereunder against the entries "Refined (Edible)", Grade I (Edible), Grade II (Edible) and Grade III (Industrial)" respectively in column 1.

[No. F. 15-9/66-AM.]

New Delhi, the 29th April 1966

S.O. 1428.—The following draft of rules to amend the Pepper Grading and Marking Rules, 1961 which the Central Government proposes to make in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), is published as required by the said section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after 1st June, 1966.

Any objection or suggestion which may be received from any person before the said date will be considered by the Central Government.

Draft Amendment Rules

1. These rules may be called the Pepper Grading and Marking (Second Amendment) Rules, 1966.

2. In the Pepper Grading and Marking Rules, 1961 for Schedule VA, the following Schedule shall be substituted, namely:—

"SCHEDULE V-A.

(See rules 3 and 4)

Grade Designations and definitions of quality of Tellicherry Garbled Black Pepper.

Grade Designation	*Size (Diameter of holes in mm of the sieve on which retained)	**Extra- neous mat- ter not exceeding (Percent by weight)	Light ber- ries not exceeding (Percent by weight)	Moisture content not exceeding (Percent by weight)	General Cha- racteristics.
I	2	3	4	5	6
TGSEB (Tellicherry Garbled Special Extra Bold)	4·75	0·5	2·0	11·0	Shall be the dried mature berries of <i>Piper higrum</i> , grown in South India garbled, dark brown to dark black in colour nearly globular with a wrinkled surface the deep- est wrinkles forming a net work on the dried berry. It shall be free from mould or insects or any other adul- terant
TGEB (Tellicherry Garbled Extra Bold)	4·25	0·5	3·0	11·0	
TG (Tellicherry Garbled)	4·25 (50% minimum) 4·00 (50% maximum)	0·5	3·0	11·0	

*Tolerance allowed for the next lower size 5% (in T.G. tolerance for both sizes taken together will not exceed 5%)

**These comprise dust, chaff, pickings, and other foreign matter."

[No. F. 15-3/66-AM]

SANTOKH SINGH, Under Secy.

MINISTRY OF HEALTH AND FAMILY PLANNING

(Department of Health)

New Delhi, the 29th April 1966

S.O. 1429.—Whereas in pursuance of the powers conferred by clause (d) of sub-section (2) of Section 3 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), the Central Government has nominated Shri F. G. T. Menzes, Deputy Director, Directorate of Sugar and Vanaspati, as a member of the Central Committee for Food Standards to represent the Department of Food in the Central Ministry of Food and Agriculture;

Whereas in pursuance of the powers conferred by clause (e) of sub-section (2) of section 3 of the said Act, the Government of the State of Madras has nominated Shri K. Narayanaswamy, Government Analyst, King Institute, Guindy, as a member of the said Committee *vice* Shri K. R. Srinivasan whose term has expired;

Whereas in pursuance of the powers conferred by clause (e) of sub-section (2) of section 3 of the said Act, the State Government of Maharashtra has nominated Dr. R. S. Bhawe, Assistant Director of Public Health, in-charge Public Health Laboratory, Poona, as a member of the said Committee *vice* Dr. S. R. Kulkarni who has resigned;

Whereas in pursuance of the powers conferred by clause (e) of sub-section (2) of section 3 of the said Act, the Government of the State of Nagaland has nominated Dr. N. R. Roy, Assistant Surgeon I, attached to the Medical Directorate, Nagaland, as a member of the said Committee;

And, whereas in pursuance of the powers conferred by clause (e) of sub-section (2) of section 3 of the said Act, the State Government of Uttar Pradesh has re-nominated Dr. R. S. Srivastava, Public Analyst, Government of Uttar Pradesh, Lucknow, as a member of the said Committee;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the said Act, the Central Government hereby directs that the said Dr. R. S. Srivastava shall continue to be a member of the Central Committee for Food Standards and makes the following further amendments in the notification of the Government of India in the Ministry of Health No. SRO 1236, dated the 1st June, 1955, namely:—

In the said notification:—

- (i) against item 9, for the entry, "Shri K. R. Srinivasan, Government Analyst, King Institute, Guindy, Madras", the entry "Shri K. Narayanaswamy, Government Analyst, King Institute, Guindy, Madras" shall be substituted;
- (ii) against item 11, for the entry "Dr. S. R. Kulkarni, Assistant Director of Public Health in charge Vaccine Institute and Public Health Laboratory, Nagpur", the entry "Dr. R. S. Bhawe, Assistant Director of Public Health Laboratory, Poona" shall be substituted;
- (iii) after the existing entries, the following entries shall be added, namely:—

"29. Shri F. G. T. Menzez, Deputy Director, Directorate of Sugar and Vanaspati.

being the representative of the Department of Food in the Central Ministry of Food and Agriculture nominated by the Central Government under clause (d) of sub-section (2) of Section 3.

30. Dr. N. R. Roy, Asstt. Surgeon attached to Medical Directorate, Nagaland.

being the representative nominated by the Government of the State of Nagaland under clause (e) of sub-section (2) of section 3."

[No. F. 14-69/64-P.H.]

BASHESHAR NATH, Under Secy.

New Delhi, the 29th April 1966

S.O. 1430.—In exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consultation with the Medical Council of India, hereby directs that the **medical qualification M.D. (Boston University, U.S.A.)**, shall be recognised medical qualification for the purposes of that Act.

[No. F. 19-20/65-MPT.]

ORDER

New Delhi, the 29th April 1966

S.O. 1431.—Whereas the Government of India in the Ministry of Health has, by notification No. 19-20/65-MPT, dated the 29th April, 1966, made in exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), recognised the medical qualification M.D. (Boston University, U.S.A.) for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by the proviso to sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government hereby specifies the period of two years with effect from the 1st August, 1965 or so long as Dr. Duane L. Smith who possesses the said qualification, continues to work with the American Peace Corps, Bangalore to which he is attached for the time being for the purposes of teaching, research or charitable work, whichever is shorter, as the period to which the medical practice of the said Dr. Duane L. Smith shall be limited.

[No. F. 19-20/65-MPT.]

K. M. L. GUPTA, Under Secy.

MINISTRY OF WORKS, HOUSING AND URBAN DEVELOPMENT

New Delhi, the 29th April 1966

S.O. 1432.—In exercise of the powers conferred by section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1958 (32 of 1958), the Central Government hereby appoints the Collector of Broach in the State of Gujarat, being gazetted officer of Government, to be Estate Officer for the purposes of the said Act, who shall exercise the powers conferred, and perform the duties imposed, on estate officers by or under the said Act within the local limits of his jurisdiction.

[No. F. 32/19/65-Acc.II.]

New Delhi, the 30th April 1966

S.O. 1433.—In pursuance of the provisions of rule 45 of the Fundamental Rules, the President hereby makes the following rules further to amend the Allotment of Government Residences (General Pool in Delhi) Rules, 1963, contained in Part VIII, Division XXVI, of the Supplementary Rules issued with the Government of India, Finance Department letter No. 104-GSR, dated the 4th February, 1922, namely:—

1. These rules may be called the Allotment of Government Residences (General Pool in Delhi) Second Amendment Rules, 1966.

2. In Part VIII of the Supplementary Rules, in Division XXVI, relating to the Allotment of Government Residences (General Pool in Delhi) Rules, 1963,—

(a) in S.R. 317-B-2, for clause (i), the following clause shall be substituted, namely:—

“(i) Priority date of an officer in relation to a type of residence to which he is eligible under the provisions of S.R. 317-B-5 means the earliest date from which he has been continuously drawing emoluments relevant to a particular type or a higher type in a post under the

Central Government or State Government or on foreign service, except for periods of leave:

Provided that, in respect of a Type II, Type III or Type IV residence, the date from which the officer has been continuously in service under the Central Government or State Government including the period of foreign service shall be his priority date for that type:

Provided further that where the priority date of two or more officers is the same, seniority among them shall be determined by the amount of emoluments, the officer in receipt of higher emoluments taking precedence over the officer in receipt of lower emoluments; and where the emoluments are equal, by the length of service.”;

- (b) S.R. 317-B-8 shall be omitted;
- (c) in S.R. 317-B-15, sub-rule (4) shall be omitted and sub-rule (5) shall be re-numbered as sub-rule (4);
- (d) in S.R. 317-B-16, the letters, figures and word “S.R. 317-B-8 or” shall be omitted.

[No. 3/26/65-Acc.I.]

B. M. LAL, Under Secy.

MINISTRY OF IRRIGATION AND POWER

New Delhi, the 29th April 1966.

S.O. 1434.—In exercise of the powers conferred by sub-section (1) of section 36 of the Indian Electricity Act, 1910, the Central Government hereby appoint, with immediate effect, until further orders, Shri C. K. V. Rao, Director (Commercial) Central Water and Power Commission (Power Wing) to be the Electrical Inspector for the electrical installations of the Instrumentation Ltd., Kota, Rajasthan (under the control of the Ministry of Industry).

[No. EL.II-4(7)/66.]

R. L. MOHAN, Under Secy.

MINISTRY OF INDUSTRY

ORDER

New Delhi, the 7th May 1966

S.O. 1435.—IDRA/6/1/66.—In exercise of the powers conferred by Section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951) read with rules 2, 4 and 5 of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints, for a period of two years with effect from the date of this Order, the following persons to be members of the Development Council for the scheduled industries engaged in the manufacture or production of Drugs and Pharmaceuticals, in place of members appointed under the Government of India in the Ministry of Industry Order No. S.O. 3022 IDRA/6/7, dated the 14th October, 1963, as amended from time to time, whose tenure of office has expired by efflux of time or otherwise:—

Chairman

1. Shri A. V. Mody, Managing Director, Unichem Laboratories Ltd., 22, Bhulabhai Desai Road, Bombay-26.

Members

2. Dr. J. N. Banerjee, Director, M/s. Sandoz Products (P) Ltd., 3, Wittet Road, Ballard Estate, Bombay-1.
3. Dr. R. N. Majumdar, Manager, M/s. May & Baker Ltd., Bombay-78.
4. Shri Gautam Sehgal, M/s. Ciba of India Ltd., Bombay.
5. Dr. K. A. Hamied, M/s. Chemical, Industrial and Pharmaceutical Laboratories Ltd., 289, Bellasis Road, Bombay-8.

6. Dr. K. C. Chatterjee, Pharmaceutical Consultant, 20, Pali Hill, Bombay-50.
7. Shri Dhiren Dey, Director, M/s. Dye's Medical Stores (Mfg.) Pvt. Ltd., 6-B, Lindsay Street, Calcutta-16.
8. Dr. M. L. Chatterjee, 10-A, Gaur Ghose Road, Calcutta-25.
9. Shri R. Ganesan, Mount Mettur Pharmaceuticals Private Ltd., Madras-28.
10. Dr. (Miss) Maricar, Director of Medical Services, Madras.
11. Shri Ramanbhai Amin, M/s. Alembic Chemical Works Ltd., Baroda-3.
12. Shri B. V. Patel, Drugs Controller, Government of Gujarat, Ahmedabad.
13. Dr. Vikram Sarabhai, Post Box No. 28, Ahmedabad.
14. Dr. K. P. Karanth, Consulting Chemical Engineer, Domalguda, Hyderabad.
15. Shri M. C. Sen Gupta, Works Manager, M/s. Pfizer (P) Ltd., Chandigarh.
16. Dr. S. Rohatgi, M/s. Hind Chemicals Ltd., Kanpur.
17. Professor A. R. Kidwai, Aligarh University, Aligarh.
18. Dr. P. C. Batla, 12, Sadar Thana Road, Delhi.
19. Dr. S. B. Rao, Managing Director, Navratna Pharmaceuticals, Cochin.
20. Shri R. L. Gupta, President All India Federation of Chemists and Druggists, 1424, Chandni Chowk, Delhi-6.
21. Shri M. L. Dhar, Director, Central Drug Research Institute, Lucknow.
22. Shri C. A. Subrahmanyam, Managing Director, Hindustan Antibiotics Ltd., Pimpri.
23. Shri R. R. Bahl, Chairman and Managing Director, Indian Drugs and Pharmaceuticals Ltd., 5, Parliament Street, New Delhi.
24. Shri S. K. Borkar, Drugs Controller, Dte. General of Health Services, Ministry of Health, New Delhi.
25. Shri K. N. Srivastava, Joint Secretary, Ministry of Health, New Delhi.
26. Shri S. Samaddar, Deputy Secretary, Ministry of Petroleum and Chemicals.
27. Shri S. Gopalakrishnan, Ministry of Defence, New Delhi.

Member-Secretary

28. Dr. B. Shah, Industrial Adviser, (Drugs), Directorate General of Technical Development, New Delhi.

[No. 2(6)Dev. Councils/65-LC.]

R. C. SETHI, Under Secy.

(Indian Standards Institution)

New Delhi, the 28th April 1966

S.O. 1436 In pursuance of sub-regulation (1) of regulation 5 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the schedule hereto annexed, have been cancelled

THE SCHEDULE

Sl. No.	No. and Title of the Indian Standard cancelled	No. and Date of Gazette Notification in which Establishment of the Indian Standard was notified.
1	IS: 169-1950 Specification for ready mixed paint, spraying, quick drying, matt, lead free, for general purposes to various Indian Standards colours.	S.R.O. 658 dated 26 March 1955, published in the Gazette of India, Part II, Section 3 dated 26 March 1955.
2	IS. 1227-1957 Method for determination of twist in continuous filament rayon yarn and acetate yarn.	S.O. 2090 dated 3 October 1958, published in the Gazette of India, Part II, Section 3, Sub-Section 2 dated 11 October 1958.

[No. MD/13:7]

S.O. 1437—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standard(s), particulars of which are given in the Schedule hereto annexed have been established during the period 1 April to 15 April 1966.

THE SCHEDULE

Sl. No.	No. and Title of the Indian Standard Established	No. and Title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
1	IS: 177-1965 Specification for cotton drills (<i>revised</i>)	IS: 177-1951 Specification for cotton drills (<i>tentative</i>)	This standard prescribes constructional details and other particulars of five varieties of cotton drills, bleached or dyed. (Price Rs. 2.50).
2	IS: 902-1965 Specification for suction hose couplings for fire fighting purposes (<i>revised</i>)	IS: 902-1959 Specification for suction hose couplings for fire fighting purposes	This standard lays down the requirements regarding material, shape and dimensions, construction, workmanship, and tests of suction hose couplings used in fire fighting operations. (Price Rs. 3.00).
3	IS: 922-1965 Specification for cook's knives (<i>revised</i>)	IS: 922-1958 Specification for cook's knives	This standard covers the requirements for: (a) cook's knives, large, 230-mm blade; and (b) cook's knives, small, 115-mm blade. (Price Rs. 2.00).
4	IS: 924-1965 Specification for bread knives (<i>revised</i>)	IS: 924-1959 Specification for bread knives	This standard covers the requirements for bread knives. (Price Rs. 2.00)
5	IS: 2756-1965 Method for estimating the average grain size of wrought copper and copper base alloys	..	This method covers procedures for estimating by comparison method and rules for expressing the average grain size of wrought copper and copper base alloys and applies to structures composed entirely or substantially of the alpha phase. (Price Rs. 1.50).
6	IS: 2953-1964 Glossary of terms used in radiographic inspection of castings	..	This standard defines the industrial terms of the defects of the castings as revealed by radiography. (Price Rs. 3.50).
7	IS: 3206-1965 Specification for engineers' drawing instruments, dividers	..	This standard covers the requirements of dividers provided with detachable needles and with or without fine adjustment device for engineers' drawing instruments. (Price Rs. 1.50).

(1)	(2)	(3)	(4)
8	IS:3207-1965 Specification for engineers' drawing instruments, rotating compasses	..	This standard covers the requirements of rotating compasses provided with interchangeable pen and pencil points for engineers' drawing instruments. (Price Rs. 1.50).
9	IS:3208-1965 Specification for engineers' drawing instruments, half set of compasses	..	This standard covers the requirements for half set of compasses provided with interchangeable lengthening bar, pencil point, pen point or needle point for engineers' drawing instruments. (Price Rs. 1.50).
10	IS:3209-1965 Specification for engineers' drawing instruments, spring bow compasses	..	This standard covers the requirements of spring bow compasses for engineers' drawing instruments of the following types: (a) Spring bow pen, (b) Spring bow pencil, (c) Spring bow divider, and (d) Spring bow reversible pen-pencil. (Price Rs. 1.50).
11	IS:3210-1965 Specification for engineers' drawing instruments, drawing pens	..	This standard covers the requirements of drawing pen having a handle and drawing nib. The drawing nib may be plain nib, shifting nib or a lifting nib for engineers' drawing instruments. (Price Rs. 1.50)
12	IS:3211-1965 Specification for engineers' drawing instruments, pen points	..	This standard covers the requirements of interchangeable pen points for engineers' drawing instruments of following types: (a) Pen point, plain nib; (b) Pen point, shifting nib, and (c) Pen point, lifting nib. (Price Rs. 1.50).
13	IS:3212-1965 Specification for engineers' drawing instruments, lengthening bars	..	This standard covers the requirements of lengthening bars for engineers' drawing instruments. (Price Re. 1.00)
14	IS:3214-1965 Specification for engineers' drawing instruments, pencil points	..	This standard covers the requirements of pencil points of Type A and Type B for engineers' drawing instruments. (Price Re. 1.00)
15	IS:3215-1965 Specification for engineers' drawing instruments, needle points	..	This standard covers the requirements of needle points of Type A and Type B for engineers' drawing instruments. (Price Re. 1.00)

(1)	(2)	(3)	(4)
16	IS:3216-1965 Specification for engineers' drawing instruments, needles	..	This standard covers the requirements of needles of various types suitable for use with compasses, dividers, spring bow compasses, rotating compasses, needle points and prickers for engineers' drawing instruments. (Price Re. 1.00).
17	IS:3217-1965 Specification for engineers' drawing instruments, prickers	..	This standard covers the requirements of pricker for engineers' drawing instruments. (Price Re. 1.00).
18	IS:3357-1965 Specification for matka silk fabric	..	This standard prescribes constructional details and other particulars of seven varieties of matka silk fabric woven on handloom. (Price Rs. 1.50).
19	IS:3372-1965 Specification for bund former	..	This standard prescribes the requirements for the bund former drawing by animals. (Price Rs. 2.00).
20	IS:3387-1965 Specification for toothbrush	..	This standard prescribes the requirements and the methods of sampling and test for toothbrushes manufactured from nylon monofilaments or bristles. (Price Rs. 2.00).
21	IS:3391-1965 Specification for stethoscopes	..	This standard lays down the requirements for binaural stethoscopes used for the detection and study of sounds arising within the human or animal body. (Price Rs. 2.00).

Copies of these Indian Standards are available, for sale, with the Indian Standards Institution, Manak Bhavan, 9, Bahadur Shah Zafar Marg, New Delhi-1 and also its branch offices at (i) Bombay Mutual Terrace, First Floor, 534, Sardar Vallabhbhai Patal Road, Bombay-7, (ii) Third and Fourth Floors, 5, Chowringhee Approach, Calcutta-13, (iii) Second Floor, Sathyamurthi Bhavan, 54, General Patters Road, Madras-2 and (iv) 14/69, Civil Lines, Kanpur.

[No. MD/13:2]

S.O.1438—In pursuance of the provisions of sub-rule (2) of rule 3 of the Indian Standards Institution (Certification Marks), Rules, 1955, the Indian Standards Institution hereby notifies that the Indian Standards particulars of which are given in the Schedule hereto annexed has been established during the quarter ending 31 March, 1966.

THE SCHEDULE

Sl. No.	No. of Indian Standard	Title of Indian Standard
1	IS: 23—1965	Specification for primary (virgin) aluminium notched bars and ingots for remelting for aircraft purposes (<i>second revision</i>).
2	IS: 27—1965	Specification for pig lead (<i>second revision</i>).

Sl. No.	No. of Indian Standard	Title of Indian Standard
3	IS: 137—1965	Specification for ready mixed paint, brushing, matt or egg-shell flat, finishing, interior, to Indian Standard colour, as required (<i>revised</i>).
4	IS: 158—1965	Specification for ready mixed paint, brushing, bituminous, black, lead-free, acid, alkali, water and heat resisting, for general purposes (<i>revised</i>).
5	IS: 168—1965	Specification for ready mixed paint, quick drying, matt for general purposes, to Indian Standard colours (<i>revised</i>).
6	IS: 174—1965	Specification for flannelettes (<i>revised</i>).
7	IS: 175—1965	Specification for cotton bed sheets (<i>revised</i>).
8	IS: 176—1965	Specification for bedtickings (<i>revised</i>).
9	IS: 181—1965	Specification for leopard cloth (<i>revised</i>).
10	IS: 208—1965	Specification for door handles (<i>revised</i>).
11	IS: 224—1965	Specification for foundry pig iron (code) for general purposes (<i>second revision</i>).
12	IS: 334—1965	Glossary of terms relating to bitumen and tar (<i>revised</i>).
13	IS: 413—1965	Specification for punches, round (<i>revised</i>).
14	IS: 414—1965	Specification for guts for tennis, badminton and squash rackets (<i>revised</i>).
15	IS: 424—1965	Specification for plastic (<i>revised</i>).
16	IS: 437—1965	Size grading of coal and coke for marketing (<i>second revision</i>).
17	IS: 439—1965	Specification for hard coke for marketing (<i>revised</i>).
18	IS: 634—1965	Specification for ethylene dichloride-carbon tetrachloride mixture (3:1 v/v) (<i>revised</i>).
19	IS: 647—1965	Methods for determining in the desizing efficiency and the relative efficiency of amylolytic enzymes (<i>revised</i>).
20	IS: 722 (Part V)—1965	Specification for aelectricity meters Part V volt ampere hour meters for restricted power factor range.
21	IS: 770—1964	General classification of coal (<i>revised</i>).
22	IS: 823—1964	Code of procedure for manual metal arc welding of mild steel.
23	IS: 840—1964	Specification for cashewnut shell liquid (CNSL) (<i>revised</i>).
24	IS: 888—1965	Specification for hollow-ground razors, open type (<i>revised</i>).
25	IS: 900—1965	Code of practice for installation and maintenance of induction motors (<i>revised</i>).
26	IS: 901—1965	Specification for couplings, double male and double female, instantaneous pattern for fire fighting purposes (<i>revised</i>).
27	IS: 903—1965	Specification for fire hose delivery couplings, branch pipe, nozzles and nozzle spanner (<i>revised</i>).
28	IS: 904—1965	Specification for 2—Way and 3—Way suction collecting heads for fire fighting purposes (<i>revised</i>).
29	IS: 905—1965	Specification for delivery breechings, dividing and collecting, instantaneous pattern, for fire fighting purposes (<i>revised</i>).
30	IS: 906—1965	Specification for branch with revolving head for fire fighting purposes (<i>revised</i>).
31	IS: 907—1965	Specification for suction strainers, cylindrical and shoe types, for fire fighting purposes (<i>revised</i>).
32	IS: 908—1965	Specification for fire hydrant, stand post type (<i>revised</i>).
33	IS: 921—1965	Specification for butcher's knives (<i>revised</i>).
34	IS: 923—1965	Specification for carving knives (<i>revised</i>).
35	IS: 936—1965	Specification for underground fire hydrant, double valve type (<i>revised</i>).
36	IS: 937—1965	Specification for washers for water fittings for fire fighting purposes (<i>revised</i>).
37	IS: 1047—1965	Methods of chemical analysis of antimony (<i>revised</i>).
38	IS: 1114—1965	Specification for ammonium chloride, fertilizer grade (<i>revised</i>).
39	IS: 1254—1965	Specification for corrugated aluminium sheet (<i>revised</i>).
40	IS: 1290—1965	Specification for mineral gypsum (<i>revised</i>).
41	IS: 1354—1964	Methods of test for coke—special tests (<i>revised</i>).

Sl. No.	No. of Indian Standard	Title of Indian Standard
42	IS: 1370—1965 . . .	Specification for friction surface rubber transmission belting (<i>revised</i>).
43	IS: 1458—1965 . . .	Specification for railway bronze ingots and castings (<i>revised</i>).
44	IS: 1465—1964 . . .	Methods of test for plastic buttons (<i>thermosetting</i>) (<i>revised</i>).
45	IS: 1539—1965 . . .	Specification for cotton yarn, grey, for handlooms (<i>revised</i>).
46	IS: 1885 (Part IV/Sec-1)—1965	Electrotechnical vocabulary Part VI electron tubes and valves section 1 receiving valves.
47	IS: 1885 (Part IV/Sec-2)—1965	Electrotechnical vocabulary Part IV electron tubes and valves Section 2 X-ray tubes.
48	IS: 1885 (Part VI)—1965 .	Electrotechnical vocabulary Part VI printed circuits.
49	IS: 1941—1965 . . .	Specification for electric motor sirens (<i>revised</i>).
50	IS: 2032 (Part V)—1965 . .	Graphical symbols used in electrotechnology Part V generating stations and substations.
51	IS: 2032 (Part VI)—1965 .	Graphical symbols used in electrotechnology Part VI motor starters.
52	IS: 2032 (Part VII)—1965 .	Graphical symbols used in electrotechnology Part VII switchgear and auxiliaries.
53	IS: 2106 (Part XII)—1965 .	Environmental tests for electronic equipment Part XII dust test
54	IS: 2244—1965 . . .	Glossary of terms relating to treated fabrics.
55	IS: 2250—1965 . . .	Code of practice for preparation and use of masonry mortars.
56	IS: 2403—1964 . . .	Specification for transmission steel roller chains and chain wheels.
57	IS: 2516 (Part I/Sec-1)—1965 .	Specification for alternating current circuit-breakers Part I requirements section 1 voltage not exceeding 1000 volts.
58	IS: 2516 (Part II/Sec-2)—1965	Specification for alternating current circuit-breakers Part II tests Section 2 voltage above 1000 up to and including 11000 volts.
59	IS: 2532—1965 . . .	Specification for hard-drawn copper wire for telegraph and telephone purposes.
60	IS: 2543—1964 . . .	Specification for cellulose acetate moulding and extrusion materials.
61	IS: 2580—1965 . . .	Specification for jute bags for packing cement (<i>revised</i>).
62	IS: 2702—1965 . . .	Method for determination of thermal resistance of textile fabrics guarded hot-plate method.
63	IS: 2720 (Part V)—1965 . .	Methods of test for soils Part V determination of liquid and plastic limits.
64	IS: 2720 (Part XVI)—1965 .	Methods of test for soils Part XVI laboratory determination of CBR.
65	IS: 2720 (Part XXI)—1965 .	Methods of test for soils Part XXI determination of total soluble solids.
66	IS: 2720 (Part XXII)—1965 .	Methods of test for soils Part XXII determination of organic matter.
67	IS: 2771—1965 . . .	Specification for corrugated fibreboard boxes
68	IS: 2817—1965 . . .	Methods for sampling of coated abrasives
69	IS: 2896—1965 . . .	Specification for wooden handles for carpenters' augers.
70	IS: 2898—1965 . . .	Specification for chromium alloy steel balls.
71	IS: 2913—1964 . . .	Recommendation for determination of flow in tidal channels.
72	IS: 2950—1965 . . .	Code of practice for design and construction of raft foundations.
73	IS: 2951 (Part I)—1965 . .	Recommendation for estimation of flow of liquids in closed conduits.
		Part I head loss in straight pipes due to frictional resistance.
74	IS: 2952 (Part I)—1964 . .	Recommendation for methods of measurement of fluid flow by means of orifice plates and nozzles Part I incompressible fluids.
75	IS: 2989—1965 . . .	Specification for keys for lathe chucks.
76	IS: 2997—1964 . . .	Specification for air circulator type electric fans and regulators.

Sl. No.	No. of Indian Standard	Title of Indian Standard
77	IS: 3006—1965	Specification for chemically resistant salt-glazed stone-ware pipes and fittings.
78	IS: 3007 (Part II)—1965	Code of practice for laying of asbestos cement sheets Part II semi-corrugated sheets.
79	IS: 3025—1964	Methods of sampling and test (physical and chemical) for water used in industry.
80	IS: 3030—1965	Recommendations for letter symbols, signs and abbreviations used in chemical engineering.
81	IS: 3032—1965	General requirements for testing the accuracy of commercial measuring instruments used in petroleum trade
82	IS: 3042—1965	Specification for single faced sluice gates (200 to 1200mm. size).
82a.	IS: 3048—1965	Dimensions for handwheels.
83	IS: 3068—1965	Specification for broken brick (burnt clay) coarse aggregate for use in lime concrete.
84	IS: 3070 (Part I)—1965	Specification for lighting arresters for alternating current systems. Part I non-linear resistor type lightning arresters
85	IS: 3075—1965	Dimensions for circlips.
86	IS: 3079—1965	Code of practice for fire safety of industrial buildings; cotton textile mills.
87	IS: 3082—1965	Specification for hexagonal keys for socket head screws.
87a.	IS: 3092—1965	Specification for rubber draining and tapping knife.
88	IS: 3093—1965	Specification for dah, jungle cutting
89	IS: 3094—1965	Specification for bill-hook
90	IS: 3103—1965	Code of practice for industrial ventilation
91	IS: 3104—1965	Specification for density hydrometers.
92	IS: 3122—1965	Specification for budding and grafting knife, combined.
93	IS: 3129—1965	Specification for particle board for insulation purposes.
94	IS: 3136—1965	Specification for polycrystalline semiconductor rectifier equipment
95	IS: 3137—1965	Specification for Indian multipurpose food flour
96	IS: 3140—1965	Code of practice for painting asbestos cement building products.
98	IS: 3142—1965	Specification for V-grooved pulleys for V-belts—groove sections A,B,C,D and E
99	IS: 3144—1965	Methods of test for mineral wool thermal insulation materials.
100	IS: 3145—1965	Specification for musk xylol
101	IS: 3146—1965	Specification for oil of clery seed.
102	IS: 3155—1965	Specification for <i>makhanna</i> products.
103	IS: 3162—1965	Specification for gram husk.
104	IS: 3164—1965	Specification for oil pressure lamps, hanging type
105	IS: 3167—1965	Specification for cap copper alloy strip.
106	IS: 3169—1965	Specification for two stage, one litre fuel filters for diesel engines.
107	IS: 3170—1965	Dimensions for injection nozzles, size 'S', for diesel engines
108	IS: 3171—1965	Dimensions for injection nozzle holders, size 'S' for diesel engines.
109	IS: 3172—1965	Specification for banjo connections for fuel injections equipment for diesel engines.
110	IS: 3173—1965	Specification for high pressure connections for fuel injection equipment for diesel engines.
111	IS: 3174—1965	Specification for banjo bolts for fuel injection equipment for diesel engines.
112	IS: 3175—1965	Specification for copper washers for fuel injection equipment for diesel engines
113	IS: 3176—1965	Specification for top rollers for ring spinning frame
114	IS: 3177—1965	Code of practice for design of overhead travelling cranes and gantry cranes other than steel work cranes.
115	IS: 3179—1965	Specification for feeler gauges (0.03 to 1 mm).
116	IS: 3180—1965	Specification for linalyl acetate.
117	IS: 3183—1965	Specification for saw-toothed wire for licker-in cylinder

Sl. No.	No. of Indian Standard.	Title of Indian Standard.
118	IS: 3184—1965	Specification for kelim (woollen drugget). for export
119	IS: 3185—1965	Specification for 'V' blade hand hoe.
120	IS: 3186—1965	Methods of chemical analysis of cadmium copper
121	IS: 3188—1965	Dimensions for disc insulators.
122	IS: 3189—1965	Specification for high speed jute bobbins.
123	IS: 3190—1965	Designation of sides and hand of spinning preparatory spinning and doubling machinery.
124	IS: 3192—1965	Specification for cotton calico for electric cables.
125	IS: 3193—1965	Specification cotton yarn for braiding for electric cables.
126	IS: 3196—1965	Specification for welded low carbon steel gas cylinder for the storage and transportation of liquefied petroleum gases.
127	IS: 3198—1965	Specification for fodder yeast
128	IS: 3199—1965	Definition of side (left or right) of weaving preparatory machines and weaving looms.
129	IS: 3200—1965	Methods of chemical analysis of cryolite.
130	IS: 3204—1965	Specification for limestone for chemical industries.
131	IS: 3205—1965	Specification for precipitated barium carbonate, technical
132	IS: 3213—1965	Specification for engineer's drawing instruments, handles
133	IS: 3225—1965	Methods for preparation of buffer solutions.
134	IS: 3226—1965	Specification for oil of bergamot
135	IS: 3227—1965	Specification for oil of bois de rose.
136	IS: 3228—1965	Specification for musk ketone.
137	IS: 3229—1965	Specification for naphthionic acid (sodium salt).
138	IS: 3230—1965	Recommendations for tapping drill sizes.
139	IS: 3231—1965	Specification for electrical relays for power system protection
140	IS: 3234—1965	Specification for conical fitting for hypodermic syringes, needles and other medical equipment, luer type
141	IS: 3236—1965	Specification for hypodermic syringes for general purposes
141a.	IS: 3239—1965	Specification for die holder for circular thread cutting dies.
142	IS: 3240—1965	Specification for garlic
143	IS: 3241—1965	Specification for geranyl acetate.
144	IS: 3242—1965	Specification for B-oxynaphthoic acid (bon acid)
145	IS: 3243—1965	Specification for nylon fabric for man-dropping parachutes
146	IS: 3244—1965	Specification for cotton webbing, statichute.
147	IS: 3247—1965	Specification for canned bitter gourd (<i>Kerela</i>)
148	IS: 3249—1965	Specification for oil of rosemary.
149	IS: 3250—1965	Specification for methylinone
150	IS: 3251—1965	Specification for asphalt paver finisher
151	IS: 3252—1965	Specification for shroud-laid cotton line
152	IS: 3253—1965	Specification for hawser-laid nylon rope for mountaineering purposes.
153	IS: 3254—1965	Specification for silk sewing thread for parachutes
154	IS: 3255—1965	Specification for cotton tapes for parachutes.
155	IS: 3256—1965	Code for inland packaging of ropes and cordages.
156	IS: 3257—1965	Specification for stainless steel compartmental trays.
157	IS: 3258—1965	Specification for stainless steel serving utensils.
158	IS: 3260—1965	Method for bend test for copper and copper alloys.
159	IS: 3263—1965	Specification for waxed paper for confectionery
160	IS: 3264—1965	Dimensions for diamond grinding wheels.
161	IS: 3265—1965	Specification for weft pirns (taper fit) for use in shuttles for plain calico looms.
162	IS: 3280—1966	Dimensions for mushroom ventilators with adjustable head-welded type.
163	IS: 3286—1965	Specification for round grease tins
164	IS: 3287—1965	Specification for industrial lighting fittings with plastic reflectors.
165	IS: 3288 (Part I)—1965	Glossary of terms for copper and copper alloys Part I general.
166	IS: 3290—1965	Specification for thread take up levers for cam type sewing machines for household purposes.

Sl. No.	No. of Indian Standard.	Title of Indian Standard.
167	IS: 3291—1965	Specification for thread take up cams for sewing machines for household purposes.
168	IS: 3292—1965	Specification for three tined hand hoe, fixed type
169	IS: 3293—1965	Specification for levelling karaha (<i>kemi</i>), animal drawn.
170	IS: 3297—1965	Specification for water-resistant vegetable tanned sole leather
171	IS: 3299—1965	Specification for oscillating rock shafts for sewing machines for household purposes.
172	IS: 3300—1965	Specification for mounted points
173	IS: 3301—1965	Specification for green manure trampler, animal drawn
174	IS: 3302—1965	Specification for backing sheet for stencil.
175	IS: 3303—1965	Specification for paper for match boxes.
176	IS: 3304—1965	Specification for burnt magnesite-chrome refractories for general purposes.
177	IS: 3305—1965	Specification for burnt chrome-magnesite refractories for general purposes.
178	IS: 3307—1965	Tolerance limits for industrial effluents discharged on land for irrigation purposes.
179	IS: 3310—1965	Specification for single row cotton seed drill, animal drawn
180	IS: 3311—1965	Specification for waste plug and its accessories for sinks and wash-basins.
181	IS: 3312—1965	Specification for metal shelving cabinets (adjustable type)
182	IS: 3313—1965	Specification for metal filling cabinet for general office purposes.
183	IS: 3314—1965	Specification for metal cloths lockers.
184	IS: 3315—1965	Specification for evaporative air coolers (desert coolers)
185	IS: 3321—1965	Specification for formaldehyde solution.
186	IS: 3323—1965	Specification for bi-pins lampholders for tubular fluorescent lamps.
187	IS: 3324—1965	Specification for holders for starters for tubular fluorescent lamps.
188	IS: 3325—1965	Code for inland packaging of cotton hosiery yarn and goods
189	IS: 3326—1965	Specification for cotton stockinette.
190	IS: 3327—1965	Specification for paddy threshers, pedal operated
191	IS: 3328—1965	Quality tolerances for water for swimming pools.
192	IS: 3330—1965	Specification for wool-cotton vests.
193	IS: 3332—1965	Specification for nickel silver strip and foil for telecommunication purposes.
194	IS: 3337—1965	Specification for <i>ballies</i> for general purposes.
195	IS: 3338—1965	Sizes of correspondence envelopes.
196	IS: 3339—1965	Specification for silica flour for use in foundries.
197	IS: 3340—1965	Specification for jacquard harness
198	IS: 3341—1965	Specification for dobby harness.
199	IS: 3342—1965	Specification for <i>tripali</i> (three-tined cultivator), animal drawn
200	IS: 3343—1965	Specification for natural moulding sand for use in foundries
201	IS: 3344—1965	Specification for D.W. tarpauling jute bags for packing (mint) coins.
202	IS: 3345—1965	Specification for sports nets.
203	IS: 3347—(Part I/Sec-1)—1965	Dimensions for porcelain transformer bushings Part I up to 1.1 kV bushings Section 1 porcelain parts.
204	IS: 3347(Part II/Sec-1)—1965	Dimensions for porcelain transformer bushings Part II 3.6 Kv. bushing Section 1 porcelain parts
205	IS: 3347(Part III/Sec-1)—1965	Dimensions for porcelain transformers bushings Part III 12 and 17.5 kV bushings Section 1 porcelain parts.
206	IS: 3347(Part IV/Sec-1)—1965	Dimensions for porcelain transformer bushings Part IV 24 kV bushings Section 1 porcelain parts.
207	IS: 3347(Part V/Sec-1)—1965	Dimensions for porcelain transformer bushings Part V 36 kV bushings Section 1 porcelain parts.
208	IS: 3348—1965	Specification for fibre insulation boards.
209	IS: 3349—1965	Specification for resinoid benzoin, pure
210	IS: 3350—1965	Specification for three-tined cultivator with seeding attachment, animal drawn.

Sl. No.	No. of Indian Standards	Title of Indian Standard
211	IS: 3355—1965	Specification for grey iron castings for elevated temperatures for non-pressure containing parts.
212	IS: 3356—1965	Specification for jhoot silk coating.
213	IS: 3358—1965	Specification for dupion silk fabric
214	IS: 3359—1965	Specification for silk coating
215	IS: 3360—1965	Specification for soil scoop
216	IS: 3361—1965	Method for determination of colour fastness of textile materials to washing: test 2
217	IS: 3363—1965	Specification for harrow <i>patela</i> .
218	IS: 3365—1965	Specification for flour polishing machines
219	IS: 3366—1965	Specification for pan vibrators
220	IS: 3367—1965	Specification for burnt clay tiles for use in lining irrigation and drainage works.
221	IS: 3368—1965	Specification for wooden heald frames for wire and flat steel healds.
222	IS: 3370 (Part I)—1965	Code of practice for concrete structures for the storage of liquids. Part I general requirements.
223	IS: 3384—1965	Specification for bitumen primer for use in waterproofing and damp-proofing.
224	IS: 3386—1965	Specification for wooden fence posts.
225	IS: 3388—1965	Method for wrapping test for copper and copper alloy wire.
226	IS: 3392—1965	Specification for anaesthetic airways.
227	IS: 3393—1965	Specification for mouth props and airways (London hospital pattern).
228	IS: 3422—1966	Code of practice for packaging of steel and steel products for export purposes.

[No. MD/13:3]

D. DASS GUPTA,

Director (Marks).

MINISTRY OF LABOUR, EMPLOYMENT AND REHABILITATION

(Department of Labour & Employment)

New Delhi, the 29th April 1966

S.O. 1139.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Jamadoba Colliery of Messrs Tata Iron and Steel Company Limited, Jamadoba, Post Office Jealgora, District Dhanbad, and their workmen which was received by the Central Government on the 26th April, 1966.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

In the matter of a reference under Section 10(1)(d) of the Industrial Disputes Act, 1947.

REFERENCE No. 11 OF 1964

PARTIES:

Employers in relation to the Jamadoba Colliery of M/s. Tata Iron and Steel Co., Ltd., Jamadoba, P.O. Jealgora, District Dhanbad.

AND

Their workmen

PRESENT:

Shri Raj Kishore Prasad, M.A., B.L., Presiding Officer.

APPEARANCES:

For the Employers.—Sarvashri S. S. Mukherjee, Advocate and S. N. Singh, Legal Assistant.

For the Workmen.—Shri B. N. Sharma, President, Congress Mazdoor Sangh, Bihar.

STATE: Bihar.

INDUSTRY: Coal.

Dhanbad, dated the 17th March, 1966

AWARD

By its Order No. 2/71/63-LRII, dated the 22nd January, 1964, the Government of India, Ministry of Labour and Employment, referred under Section 10(1)(d) of the Industrial Disputes Act, 1947 (hereinafter referred to as the 'Act') for adjudication to this Tribunal an industrial dispute existing between the employers in relation to the Jamadoba Colliery of M/s Tata Iron & Steel Co. Ltd., Jamadoba, P.O. Jealgora, District Dhanbad and their workmen in respect of the matters specified in the schedule annexed to the order of reference, which is reproduced below:

SCHEDULE

"Whether the dismissal from service of Shri Ismail No. II, C.R.O. Miner of Jamadoba Colliery of M/s Tata Iron & Steel Company Limited, Post Office Jealgora (District Dhanbad) with effect from 9th May, 1962 was justified? If not, to what relief is the workman entitled?"

2. The management filed their written statement on 26th February, 1964 in which a preliminary objection was taken that the present dispute was not an industrial dispute but an individual dispute inasmuch as it was not supported by a substantial number of workman or his workmen and it was also stated that the employers were not aware if the concerned workman, Shri Ismail No. II, C.R.O. Miner, was a member of the union at the relevant time or at all. The case of the management on the merits will be stated, if necessary, only if the preliminary objection is overruled.

3. On 6th May, 1964, a written statement on behalf of the concerned workman was filed by Shri B. N. Sharma, President, Congress Mazdoor Sangh, Bihar, in which the case of the union on the merits was elaborately dealt with but nowhere, as far as I could see from the written statement, the preliminary objection taken by the management in Paras 1 and 2 of their written statement was either denied or controverted. It is not necessary to state at present the defence on the merits which I will do, if necessary, if I decide the preliminary objection in favour of the Union.

4. The case was taken up for hearing on 16th March, 1966. Sarvashri S. S. Mukherjee, Advocate and S. N. Singh, Legal Assistant, represented the management and Shri B. N. Sharma, President, Congress Mazdoor Sangh, Bihar, the union, which had sponsored the case of the concerned workman and at whose instance the present dispute was referred for adjudication to this Tribunal, represented the union and the concerned workman. The concerned workman, however, was not present in person.

5. Shri Mukherjee, on behalf of the management, filed documents, which with mutual consent, were taken in evidence and marked Exts. M to M 9. It may be mentioned that Ext. M 1 is a bunch of preliminary enquiry papers which have been marked in one lump at the instance of the management as Ext. M 1 and likewise all the enquiry papers of the final enquiry were marked in a bunch as Ext. M 6 as requested by Shri Mukherjee.

6. Shri Mukherjee raised a preliminary objection to the maintainability of the reference, relying on Ext. M 9, which will be referred to hereinafter in detail and submitted that as the union in question came into existence after the dismissal of the concerned workman with effect from 9th May, 1962 and he became a member of this union after his dismissal and he could not be a member of this union before or on the date of his dismissal because the said union was not then in existence and as the dispute of the concerned workman was not sponsored by any workman of his or by considerable workmen of his, the present dispute from its inception was an individual dispute and it never became an industrial dispute, and as such the reference was invalid.

7. In reply, Shri B. N. Sharma, on behalf of the union, contended that the fact that the concerned workman became a member of this union after his dismissal or the fact that this union came into existence after his dismissal was

immaterial for deciding the question whether the present dispute was an individual dispute when it was not disputed that the present reference had been referred at the instance of the union by the Central Government under Section 10(1)(d) of the Act.

8. This question came for consideration before me in a number of cases and after hearing both the parties and after a consideration of all the authorities cited by both sides, although there is none direct on the point, I came to the conclusion that, in such circumstances, the dispute cannot be said to be an industrial dispute and as such when a workman became a member of a union after his dismissal because such a union came into existence after his dismissal and his dispute is not sponsored by any other union or by a considerable number of his workmen the dispute remains an individual dispute. Shri Mukherjee, therefore, relied on my decisions, particularly in *Reference No. 64 of 1963* reported in (1964-65) 27 F.J.R. 482. Since that decision and other decisions of mine, for instance, in *Reference No. 67 of 1963*, I have come across a decision of Shri Ved Prakash Aggarwal, Presiding Officer, Labour Court, Delhi in *Muller and Phipps (India) (Private) Ltd., New Delhi Vs. Its workmen*, 1966(1) L.L.J. 254, in which after consideration of 1961 (1) L.L.J. 77; 1958 (II) L.L.J. 290, (1962-63) F.J.R. 209, 1958 (I) L.L.J. 500, 510 S.C. and 1965 (I) L.L.J. 668 S.C., he held that the dispute sponsored by the union in that case before him although the workman was not its member when the dispute was taken up by the union, was an industrial dispute. This case, however, has no application here, because in that case, as appears from the report, the workman was a member of the union in 1958, when he was retrenched with effect from 28th January, 1958, but he was not a member when the dispute was taken up by the union and the union itself was in existence from before 21st May, 1962 since when the workmen claimed that he should be deemed to be re-employed for the reasons given in the report. Here the union itself came into existence long after the dismissal of the concerned workman and, therefore, naturally he became its member long after his dismissal. I have also relied on certain observations of His Lordship P. B. Gajendragadkar C. J. in *Dharam Pal Prem Chand Vs. Their Workmen*, 1965(1) L.L.J. 668, which have not been referred to in the report. Shri Aggarwal has relied on it in support of the proposition that a dispute can be espoused by the union of the workmen or the workmen themselves, which fact is not denied here.

After having reconsidered my decision and also the above mentioned decision, I confess I am unable to change my views and take a contrary view for the reasons given in my aforesaid awards.

9. Ext. M 9 is a letter sent to the Manager of the Colliery by Shri B. N. Sharma as President, Congress Mazdoor Sangh, on 28th June, 1963, wrongly mentioned as 28th May, 1963, because in this letter the election is alleged to have taken place on 19th June, 1963, informing the management that a meeting of the members of the union was held on 19th June, 1963 and the Office Bearers named therein were elected at the said meeting and Shri B. N. Sharma was elected as President on 19th June, 1963 and therefore, naturally the letter would be signed after 19th June, 1963 and not earlier and, therefore, I say that 28th May, 1963 at the top of the letter is a mistake. This letter Ext. M 9 clearly shows that the Congress Mazdoor Sangh opened its Branch in Jamadoba Colliery sometime in May, 1963 or in June, 1963 and thereafter, held election on 19th June, 1963 about one year after the dismissal of the concerned workman on 9th May, 1962. If that be the position and this fact was not controverted and denied by Shri Sharma, who was present before the Tribunal, it is plain that the concerned workman became a member of this union long after his dismissal and this union itself opened its Branch at Jamadoba Colliery long after the dismissal of the concerned workman and admittedly except this union no other union or his workman, much less considerable number of workmen of the concerned workman spoused his dispute, and, therefore, the present dispute although sponsored by this union, must be held to be an individual dispute. The mere fact that the present dispute was referred at the instance of the said union will not convert the said individual dispute into an industrial dispute and clothe it with that character. For the reasons given above, therefore, I uphold the preliminary objection and hold that the present dispute being an individual dispute the reference in respect thereof was incompetent, and, therefore, it is rejected.

10. This is the award which I make and submit to the Central Government.

(Sd.) RAJ KISHORE PRASAD,

Presiding Officer,

Central Government Industrial Tribunal, Dhanbad.

[No. 2/71/63-LR.II.]

S.O. 1440.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Hyderabad, in the industrial dispute between the employers in relation to the Kothagudium Division, Singareni Collieries Company Limited, Post Office Kothagudium Collieries, (Andhra Pradesh), and their workmen, which was received by the Central Government on the 26th April, 1966.

BEFORE THE INDUSTRIAL TRIBUNAL, ANDHRA PRADESH, HYDERABAD

PRESENT:

Sri Mohammad Najmuddin, M.A. B.L., Chairman, Industrial Tribunal, Andhra Pradesh, Hyderabad.

INDUSTRIAL DISPUTE No. 25/1966

BETWEEN:

Workmen of M/s. Singareni Collieries Co., Ltd., Kothagudium.

AND

The Management, M/s. Singareni Collieries Co., Ltd., Kothagudium.

AWARD

By letter No. 7/12/66-LR-II dated 24th March 1966 the Government of India, Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment), have referred this case for adjudication. The issue settled as per Schedule annexed thereto is this:

Considering the nature of duties, whether the action of the management of Singareni Collieries Company Limited in not placing Sarvashri P. Seethaiah, M.A. Bhadrach and G. Naga Mohan, in the monthly grade is justified?

If not, to what relief are they entitled?

2. Following receipt thereof, the above reference was numbered as Industrial Dispute No. 25 of 1966 on my file. Notice was given to the General Secretary, Singareni Collieries Workers' Union, Kothagudium, for filing statement of claims. The opposite party is the Agent, Kothagudium Division, Singareni Collieries Company Limited, Kothagudium. Any statement of claims was not filed on behalf of the workmen. Instead, a Memorandum of Settlement dated 5th April 1966 was filed covering the issue in the case. It is signed by Mr. M. Komaraiah who is the General Secretary of the Singareni Collieries Workers' Union, Kothagudium, representing the workmen. Two persons representing the management have signed it. They are Mr. B.G. Pradhan and Mr. N. Bhaskarachary. The latter is the Chief Personnel Officer of the Singareni Collieries Company Ltd. This settlement was effected in the presence of Mr. M. R. Raju, Assistant Labour Commissioner (C), Hyderabad. He has signed it. It is also attested by two witnesses, Mr. M. V. Ramakrishna Rao and Mr. Ch. U. B. Jaibhanudu. It is prayed at the end of the Memorandum of Settlement that the same may be recorded. In the covering letter jointly subscribed to by Mr. N. Bhaskarachary and Mr. M. Komaraiah, it is requested that an award may be passed in terms of the Memorandum of Settlement.

3. In view of the settlement of the dispute between the parties as embodied in the Memorandum of Settlement, an Award is hereby passed in terms of the said Memorandum, a true copy whereof is annexed hereto.

Given under my hand and the seal of the Tribunal, this the 22nd day of April, 1966.

(Sd.) M. NAJMUDDIN,
Industrial Tribunal,

ANNEXURE

Memorandum of Settlement Arrived at in Industrial Dispute between the Management of Singareni Collieries Co. Ltd., and their workmen represented by the Singareni Collieries Workers' Union Under Section 12(3) of the Industrial Disputes Act, 1947, in the course of conciliation proceedings held by the Asst., Labour Commissioner (C)

Hyderabad, on the 5th April 1966 in the office of the Dy., General Manager, Kothagudium.

NAME OF PARTIES:

Representing the Management:
(Singareni Collieries Co., Ltd.)

Representing the Workmen:
(Singareni Collieries Workers' Union).

1. Mr. B. G. PRADHAN,
Dy. General Manager.
2. Mr. N. BHASKARACHARY,
Chief Personnel Officer.

1. Mr. M. KOMARAIHAH,
General Secy.

Short recital of the case

The General Secretary, Singareni Collieries Workers' Union, through his letter No. GS/Y/1867/65 dated 9th December, 1965, referred to a dispute regarding alleged non-implementation of appropriate monthly grade to three winding engine drivers of Yellandu Collieries, viz. S/S. P. Seethaiah, M. A. Bhadrarajah and G. Naga Mohan. A failure of conciliation report was submitted to the Government by the Asst., Labour Commissioner (C), Hyderabad, by his letter No. E-2/311(14)/66 dated 25th January, 1966, and the matter was referred for adjudication by the Government of India through Notification No. 7/12/66-LR. II dated 19th March, 1966. With a view to arrive at an amicable settlement, discussions were again conducted between the Management and the Union in the presence of the Asst., Labour Commissioner (C) on the 5th April, 1966. After prolonged discussions, a settlement was reached on the following terms and conditions.

Terms of Settlement

(1) It has been agreed by the Management to promote M/s. P. Seethaiah, M. A. Bhadrarajah and G. Naga Mohan to the monthly grade of Rs. 58-3-82 with effect from 1st January, 1966. On promotion these employees will be allowed a commencing salary of Rs. 61 p.m. with effect from the date of promotion.

(2) It is agreed that when in due course the Chief Inspector of Mines conducts examination for Winding Engine Drivers Certificate, the three employees referred to should pass the said examination as required under the Regulations. They will be allowed three chances for passing the prescribed examination.

(3) Arrears due on this account will be paid within a period of two months from the date of this settlement.

(4) Both the parties agree to approach the Hon'ble Industrial Tribunal, Hyderabad, to record this settlement as a compromise.

SIGNATURE OF PARTIES

Representing the Management:

Representing the Workmen:

1. Sd./- B. G. PRADHAN.
2. Sd./- N. BHASKARACHARY.

1. Sd./- M. KOMARAIHAH.
- Sd./- M. R. RAJU,
Asst. Labour Commissioner (C),
Hyderabad.

Witnesses:—

1. Sd./- M. V. RAMAKRISHNARAO.
2. Sd./- Ch. U. B. JAIBHANUDU.

Dated 5th April, 1966,
Kothagudium Collieries.

[No. 7/12/66-LR.II.]

S.O. 1441.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Digwadih Colliery of Messrs Tata Iron and Steel Company Limited, Jamadoba, Post Office Jealgora, District Dhanbad, and their workmen, which was received by the Central Government on the 26th April, 1966.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT
DHANBAD

In the matter of a reference under Section 10(1)(d) of The Industrial Disputes Act, 1947.

REFERENCE No. 28 of 1964

PARTIES:

Employers in relation to the management of Digwadih Colliery of Messrs Tata Iron and Steel Company Ltd., Jamadoba, P.O. Jealgora, District Dhanbad.

AND

Their Workmen.

PRESENT:

Shri Raj Kishore Prasad, M.A., B. L., Presiding Officer:

APPEARANCES:

For the Employers.—Shri S. N. Singh, Legal Assistant.

For the Workmen.—Sarvashri Ram Mitra, Secretary, Bihar Koyla Mazdoor Sabha and S. K. Chakravorty, concerned workman *in person*.

STATE: Bihar.

INDUSTRY: Coal.

Dhanbad, dated the 19th March, 1966

AWARD

By its Order No. 2/76/63-LRII, dated the 29th February, 1964, the Government of India, Ministry of Labour and Employment, referred under Section 10(1) (d) of the Industrial Disputes Act, 1947, (hereinafter referred to as the Act), for adjudication to this Tribunal an industrial dispute existing between the employers in relation to the management of Digwadih Colliery of M/s. Tata Iron and Steel Co., Ltd., Jamadoba, P.O. Jealgora, District Dhanbad and their workmen in respect of the matter specified in the schedule annexed to the order of reference, which is reproduced below:

SCHEDULE

"Whether the dismissal of Shri S. K. Chakravorty, Munshi, by the management of Digwadih Colliery of Messrs. Tata Iron and Steel Company Limited, Jamadoba, Post Office, Jealgora, (District Dhanbad) with effect from the 9th November, 1961 (as corrected by the Ministry on 6th April, 1964), was justified? If not, to what relief is he entitled?"

2. On 17th April, 1964 the employers filed their written statement. Their case was that the present dispute was neither supported by substantial number of workmen nor by their union and as such it was an individual dispute and outside the purview of the Act and they are not aware if the concerned workman, Shri S. K. Chakravorty, was a member of the Bihar Koyla Mazdoor Sabha or of any union at the relevant time and put the workman to the strict proof there; that Shri Chakravorty was working as Munshi at the Sand Mechanisation Plant, Silfere; that the bucket mazdoors of that plant were piece-rated workmen and were paid on the basis of the number of sand buckets raised in each shift; that the duties of Shri Chakravorty, amongst others, was to report the total number of sand buckets raised during his shift and the sand buckets mazdoors used to be paid on the basis of his report; that on 16th September, 1961 Shri Chakravorty was on duty in "C" shift as Munshi at the aerial rope-way and loading station; that on 16th September, 1961 the rope-way was idle for 2 hours from 11.30 P.M. to 1.30 A.M.: and was worked only for 6 hours and during this period of 6 hours the rope-way did not run continuously, and, therefore, the maximum raising possible during continuous working of 6 hours was only 509 buckets whereas Shri Chakravorty has shown a raising of 660 buckets during the above period; that for over-reporting the number of sand buckets Shri Chakravorty was charge-sheeted on 22/26th September, 1961 to which he gave a reply; that thereafter a departmental enquiry was held in presence of Shri Chakravorty wherein he was given full chance and opportunity to cross-examine the witness and defend himself; that at the said departmental enquiry the misconduct mentioned in the charge-sheet was established, and, therefore, Shri Chakravorty was dismissed with effect from 9th November, 1961 by a letter dated 5/6th November 1961 issued by the Chief Mining Engineer;

that the enquiry also revealed that Shri Chakravorty had tampered with the records and tried to efface the evidence; that as at that time some references were pending an application was filed before this Tribunal under Section 33(2)(b) of the Act for approval of the dismissal of Shri Chakravorty but this application was, however, subsequently withdrawn as not maintainable; that, therefore, the departmental enquiry having been properly held according to the Standing Order and there being no violation of the principles of natural justice and the finding of the Enquiry Officer being also based on sufficient evidence the dismissal of Shri Chakravorty was *bona fide*, justified and he was not entitled to any relief.

3. On behalf of the concerned workman, Shri Ram Mitra, Secretary, Bihar Koyla Mazdoor Sabha, filed a written statement on 27th April, 1964. The defence of the union was that the charge-sheet against the concerned workman for over-reporting the sand buckets was not correct inasmuch as there was a breakdown during the night shift on 16th September, 1961, but the period of breakdown was made up by working extra hours and the workmen of the night shift got the opportunity to work for extra hours because 16th September, 1961 was Saturday and next day, i.e., 20th September, 1961 was Sunday—the recognised rest day for the colliery workers; that during the departmental enquiry both P.Ws and D.Ws were examined and it was not established from their evidence that the concerned workman willfully over-reported the sand bucket and he got a monetary benefit or his intention was bad and it was also not established that there was no extra hours work on the night shift of 16th September, 1961; that during the domestic enquiry it was established beyond doubt that there was a break for an hour and to make up the loss the workers worked for more than an hour for extra time and the actual raising was 660 buckets; that the Enquiry Officer was so biased against the workman and his witnesses that for no reason whatsoever he summarily ignored the evidence of the defence witnesses and arrived at the perverse finding not supported by any evidence, rather in complete disregard of the evidence led in support of the charge, that the charge had been proved; that, therefore, the action of the management in dismissing the concerned workman was, not *bona fide* and, therefore, the dismissal of the concerned workman was not justified.

4. The case was taken up on 17th March, 1966 when the management was represented by Shri S. N. Singh, Legal Assistant of the Company and the union was represented by its Secretary, Shri Ram Mitra, who represented the concerned workman, who was also present in person. Both the parties filed documents, which, with mutual consent, were taken in evidence and were marked as exhibits. The documents filed by the management were marked Exts. M. to M. 17 and the documents filed by the union and proved by Shri Ram Mitra, WW. 1, were marked Exts. W and W1. The management did not examine any witness, but the union examined two witnesses, namely, Shri Ram Mitra, Secretary of the Union WW. 1 and Shri S. K. Chakravorty, the concerned workman, WW. 2.

5. The first objection raised by Shri Singh, on behalf of the management, was that the present dispute being an individual dispute was incompetent. He further contended that the Membership Register filed by the union Ext. W was unreliable because it was not signed by any officer of the union or by any officer of Government and the counter-foil receipt books had not also been filed, and, therefore, the case of the union, that the concerned workman became a member of this union on 28th August, 1961 as shown in the Membership Register for 1961-62 in respect of Jamadoba 2 and 4 Pits should not be accepted and if this Membership Register Ext. W was rejected then there was no evidence to show that at or before the time of his dismissal on 9th November, 1961 the concerned workman was a member of this union or any union or any considerable number of workmen of his sponsored the dispute, and, therefore, it must be held that this dispute was an individual dispute and throughout it remained an individual dispute and it never assumed the character of an industrial dispute and as such the present reference was incompetent. I have examined the Membership Register Ext. W. It is true that it is not signed by any officer of the union or by any officer of the Central Government, such as, Conciliation Officer or the like, nor the union has filed the counterfoil receipt books, on the ground that they were missing, but, in my opinion, on looking into this Register it appears that it has been maintained in the ordinary course of business and I find no reason to reject it, and therefore, I hold that this Membership Register Ext. W is a *prima facie* a genuine document. If that be so, it is plain that the concerned workman became a member of this union on 28th August, 1961, that is, before his dismissal on 9th November, 1961, and, therefore, the union had every right to sponsor the dispute of the concerned workman which converted the erstwhile individual dispute into an industrial dispute and, therefore, the reference at the instance of such a union was perfectly valid. The preliminary objection for this reason is rejected.

6. On merits, however, I find that the case of the management should be accepted. Shri Ram Mitra conceded that the domestic enquiry was fair and proper. The concerned workman, who was examined as WW. 2, admitted, in his answers to the questions put by the Tribunal, that the enquiry by the Enquiry Officer was made in his presence and that Shri T. H. K. Nair was examined on behalf of the Company and Moti Rajwar, Hari Narayan Dasandhi and Prafulla Kumar Dasandhi were all examined on his behalf. He further admitted that Shri Nair was examined first and thereafter he was examined and then his defence witnesses were examined, but he did not cross-examine Shri Nair. On this statement of WW. 2, therefore, it is plain that the domestic enquiry was fair and proper and in accordance with the principles of natural justice inasmuch as the Company's witness was examined first, who was offered for cross-examination to the concerned workman, but he refused to cross-examine him and thereafter on the admission of WW 2 himself he was examined next and thereafter his three defence witnesses were examined. There was, therefore, absolutely no infirmity as far as the domestic enquiry was concerned which was held and conducted according to the principles of natural justice.

7. Shri Ram Mitra, however, very strenuously urged that one the evidence adduced at the domestic enquiry the charge against the concerned workman was not proved and, therefore, he asked me to read the evidence of Shri Nair, as if I was sitting in appeal over the finding of the Enquiry Officer and to review the evidence and after consideration of his evidence to come to my own conclusion even when it was conceded by Shri Ram Mitra that the enquiry was fair and it was admitted by the concerned workman WW. 2 alone that it was fair and proper and that there was no flaw in it. Legally I do not think I was entitled to make an appraisal of the evidence to find out if the finding of the enquiry officer was justified which would be the function of the Appeal Court, but for the satisfaction of Shri Ram Mitra at his request and for my satisfaction I did look into the evidence of the prosecution witness Shri Nair and the documents filed by the management Ext. M to Ext. M 17 and on consideration of the evidence I have no doubt that the finding of the Enquiry Officer on 7th October 1961, Ext. M. 10, clearly shows that he has considered the plea of the concerned workman and has also considered the two books Exts. M. 14 and M. 16 and the entries in those books Ext. M 15 and M 17 and after consideration of the entire evidence he came to the conclusion that over-reporting in 'C' shift of 16-9-61 was proved beyond doubt and, therefore, the charge against the concerned workman was proved. Shri T. N. K. Nair, Assistant Engineer, was examined and his statement is Ext. M 4 and he gives good reasons for saying that the corrections made in Ext. M 15 were made by the concerned workman after the charge-sheet was drafted. I have myself looked into the corrections and over-writings in Ext. M 15 and there can be no doubt that the corrections were made by the concerned workman because he admitted to have made them in his evidence. Previously it was mentioned in Ext. M 15 that the stoppage was from "11-30 A.M. to 1-30 A.M." but subsequently he mentioned "12-30 A.M." and put down his signature below it and the date 20th September, 1961 and obviously forgot to cancel 1-30 A.M. written above it and in the column for raising noted down 660. Likewise, in Ext. M 17 it will appear that wherever the concerned workman has signed he has left one line as blank space above his signature but in Ext. M 17 that blank space of one line has been utilised wherein it has been written "One hour was stopped due to phone trouble." After closing the shift "one hour over all worked", with the result that this writing went upto the line where he has put his signature on 6th October, 1961. In my opinion, therefore, there is no doubt that the finding of the Enquiry Officer Ext. M 10 is correct and based on the evidence and is not at all against the evidence and on the evidence the charge has been proved.

8. Shri Singh with the help of the Chart, Ext. M 13 tried to prove that the raising could not be 660 in the stoppage of two hours as it will appear from the previous total raisings mentioned therein. According to him the total raising should have been 594 buckets, because there were 99 buckets which multiplied by six for which period it worked the total could not be beyond 594 buckets. For the reasons given above, I, therefore, find that there is no substance in the objection of Shri Ram Mitra that the charge has not been proved and as such it is rejected.

9. The result, therefore, is that the reference is answered in favour of the management by holding that the dismissal of Shri S. K. Chakraborty, Munshi, by the management of Digwadih Colliery of M/s. Tata Iron & Steel Co., Ltd., Jamadoba, P.O. Jealgora, District Dhanbad with effect from 9th November, 1961 was justified, and, therefore, the concerned workman is entitled to no relief.

10. This is the award which I make and submit to the Central Government.

(Sd.) RAJ KISHORE PRASAD,
Presiding Officer,

Central Government Industrial Tribunal, Dhanbad.
[No. 2/76/63-LRII.]

S.O. 1442.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Tata's Collieries, Jamadoba, of Messrs Tata Iron and Steel Company Limited, Jamadoba, Post Office Jealgora, District Dhanbad, and their workmen, which was received by the Central Government on the 26th April, 1966.

**BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT
DHANBAD**

In the matter of a reference under Section 10(1) (d) of the Industrial Disputes Act, 1947.

REFERENCE No. 39 of 1964

PARTIES:

Employers in relation to the Tata's Collieries, Jamadoba, of Messrs Tata Iron & Steel Company Limited, Jamadoba, Post Office Jealgora, District Dhanbad.

AND

Their Workmen

PRESENT:

Shri Raj Kishore Prasad, M.A., B.L., Presiding Officer.

APPEARANCES:

For the Employers—Sarvashri Ranen Roy; S. S. Mukherjee; and S. B. Sanyal, Advocates; and S. N. Singh, Legal Assistant, and, Doti Vala.

For the Workmen—Sarvashri D. Narsingh, Advocate and B. N. Sharma, President, Congress Mazdoor Sangh.

STATE: Bihar.

INDUSTRY: Coal.

Dhanbad, dated the 23rd March, 1966

AWARD

By its Order No. 2/31/64-LRII dated the 3rd April, 1964, the Government of India, Ministry of Labour & Employment, referred under Section 10(1)(d) of the Industrial Disputes Act, 1947, for adjudication to this Tribunal, an industrial dispute existing between the employers in relation to the Tata's Collieries, Jamadoba, of Messrs Tata Iron and Steel Company Limited, Jamadoba, Post Office Jealgora, District Dhanbad and their workmen in respect of the matters specified in the schedule annexed to the order of reference, which is reproduced below:

SCHEDULE

"Whether the termination of the services of Shri S. Q. Ahmad, Incharge Watch and Ward Department, Tata's Collieries, Jamadoba, with effect from the 1st January, 1964 by the management was justified? If not, to what relief is he entitled?"

2. On 23rd March, 1966 Sarvashri Ranen Roy, S. S. Mukherjee, S. B. Sanyal, Advocates and S. N. Singh, Legal Assistant and Doti Vala appeared for the management. Sarvashri D. Narsingh, Advocate and B. N. Sharma, President, Congress Mazdoor Sangh, appeared for the Union representing the concerned workman, when the case was taken up for hearing.

3. On the same date, that is, 23rd March, 1966, a petition was filed on behalf of the concerned workman signed personally by the concerned workman, Shri S. Q. Ahmad, and his union's President Shri B. N. Sharma and Advocate, Shri D. Narsingh, wherein it was mentioned that Shri S. Q. Ahmad feels that if his case is not pressed before the Tribunal there is a good chance of his grievance being redressed to his satisfaction in view of his discussion with the Agent, Shri R. H. Mody, Raw Materials Division, whom he approached, and, therefore, under instruction from Shri Ahmad the union decided not to press his case before the Tribunal and prayed to dispose of the reference by giving a "No dispute" Award.

4. In these circumstances, the aforesaid petition is marked Annexure "A" and in terms of it the reference is disposed of and an award is made, as prayed for by the workman concerned, with the consent of the management.

5. This is the award which I make and submit to the Central Government.

(Sd.) RAJ KISHORE PRASAD,
Presiding Officer,

Central Government Industrial Tribunal, Dhanbad.

ANNEXURE "A"

BEFORE THE PRESIDING OFFICER, CENTRAL GOVERNMENT'S
INDUSTRIAL TRIBUNAL, DHANBAD.

REF. No. 39 OF 64

PARTIES:

The Tata Iron & Steel Co. Ltd., vs. their Workmen represented by the Congress Mazdoor Sangh, Bihar.

On behalf of the Workmen it is most humbly and respectfully submitted as under:—

- (1) After hearing of the present matter was adjourned on the 17th March 66, Shri S. Q. Ahmad, the Workman herein concerned, had approached Shri R. H. Mody, Agent, Raw Materials Division of the Company at Jamshedpur with a view to explore the possibility of a mutual settlement of the dispute.
- (2) After some discussion, however, the Agent expressed that he was unable to do anything in the matter during the pendency of the case before the Tribunal.
- (3) From the discussion, however, Shri Ahmad has reasons to feel that if his case is not pressed before the Tribunal there is a good chance of his grievance being redressed to his satisfaction.
- (4) Such a solution of the dispute will also be in the best interest of all concerned.
- (5) In the circumstances, under instructions from Shri Ahmad the Sangh most respectfully submits that it has unconditionally decided not to press his case before the Tribunal.

In the circumstances stated above the Sangh prays that this Hon'ble Tribunal may be graciously pleased to dispose of the Reference by giving a 'No dispute' Award.

And for this the Workman as in duty bound shall ever pray.

D. NARSING,
for workmen.

B. N. SHARMA,
President.

S. Q. AHMAD
23-3-66

23-3-66

[No. 2/31/64-LRII]

New Delhi, the 30th April 1966

S.O. 1443.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Delhi in respect of an industrial dispute between the employers in relation to the Punjab National Bank Limited and their Workmen which was received by the Central Government on the 23rd April, 1966.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DELHI
PRESENT:

Shri Anand Narain Kaul, Central Government Industrial Tribunal, Delhi.
6th April, 1966

REFERENCE I.D. No. 4/1 of 1965

BETWEEN

The employers in relation to the Punjab National Bank Limited.

AND

Their workmen as represented by the Punjab National Bank Employees' Union, 710, Ballimaran, Chandni Chowk, Delhi-8.

Shri M. K. Jain—for the management.

Shri P. L. Syal—for the workmen.

AWARD

By S.O. dated 15th September, 1965, the Central Government was pleased to refer to this Tribunal for adjudication an industrial dispute existing between the

employers in relation to the Punjab National Bank Limited and their workmen represented by the Punjab National Bank Employees' Union, 710, Ballimaran, Chandni Chowk, Delhi. The dispute has been stated as follows in the schedule annexed to the reference:—

"Whether the demand for payment of an allowance of Rs. 25/- per month to Shri Harbans Lal Luthra, Library Clerk, Punjab National Bank Limited, New Delhi is justified? If so, from which date is the allowance payable?"

2. After the case was fixed for evidence, the representatives of the parties made a statement that talks for negotiating a settlement had started and, subsequently, they filed a memorandum of settlement arrived at between the parties but since the representative of the workman who filed the settlement referred to above had got no authority, the case was adjourned to 6th April, 1966 for filing of the necessary authority and for verification.

3. When the matter came up today for hearing before me, Shri M. K. Jain the authorised representative of the management and Shri P. L. Syal, General Secretary of the Union put in appearance. Both the above-named representatives verify the terms of the settlement which was filed on 29th March, 1966 and seek an award in terms thereof. I, accordingly pass an award in terms of the settlement Annexure 'A' which shall form part of the award.

6th April, 1966.

Sd. ANAND NARAIN KAUL,

Central Government Industrial Tribunal: Delhi.

ANNEXURE 'A'

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DELHI

INDUSTRIAL DISPUTE No. 4 OF 1965

BETWEEN

Shri Harbans Lal Luthra, Library Clerk, as represented by the Punjab National Bank Employees Union, 710, Ballimaran, Chandni Chowk, Delhi-6.

AND

The Punjab National Bank Limited, Head Office, Parliament Street, New Delhi.

The parties to the above-mentioned dispute beg to state as under:—

1. That by Notification dated 15th September, 1965, the following dispute has been referred for adjudication to this Hon'ble Tribunal:—

"Whether the demand for payment of an allowance of Rs. 25/- per month to Shri Harbans Lal Luthra, Library Clerk, Punjab National Bank Ltd., New Delhi is justified? If so, from which date the allowance is payable?"

2. That without prejudice to Bank's stand on merits as disclosed in its written statements dated 26th October, 1965 and 22nd November, 1965 that library clerk is not entitled to any extra allowance, and with the sole view to resolve the dispute the Bank has entered into a settlement with the union that Shri Harbans Lal Luthra, Library Clerk will be allowed two extra increments of Rs. 6/- each in his present scale of pay with effect from 15th September, 1965, with the express condition that it will not be cited as a precedent.
3. It is, therefore, prayed that an award may kindly be given in terms of the settlement given in paragraph 2 above.

For the Punjab National Bank Ltd.,
Sd. Staff Manger.

For Shri H. L. LAUTHRA.

Sd. P. L. SYAL.

General Secretary, Punjab
National Bank Employees
Union, 710, Ballimaran,
Chandni Chowk, Delhi-6.

New Delhi, the 28th March 1966.

New Delhi, the 3rd May 1966

S.O. 1444.—Whereas the Central Government is of the opinion that it is expedient or necessary in the public interest to add to the First Schedule to the Industrial Disputes Act, 1947 (14 of 1947), the 'Copper Mining Industry, Lead Mining Industry and Zinc Mining Industry';

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 40 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby adds the following items in the First Schedule to the said Act, after item 12 thereof, namely:—

- "13. Copper Mining.
- 14. Lead Mining.
- 15. Zinc Mining".

[No. F. 1/9/66-L.R.I.]

S.O. 1445.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Hyderabad, in the industrial dispute between the employers in relation to the Singareni Collieries Company Limited, Belampalli Post Office (Andhra Pradesh) and their workmen, which was received by the Central Government on the 29th April, 1966.

BEFORE THE INDUSTRIAL TRIBUNAL, ANDHRA PRADESH, HYDERABAD
PRESENT:

Sri Mohammad Najmuddin, M.A., B.L., Chairman, Industrial Tribunal,
Andhra Pradesh, Hyderabad.

INDUSTRIAL DISPUTE No. 5/1965

BETWEEN

Workmen of Singareni Collieries Company Ltd., Belampalli.

AND

The Management, Singareni Collieries Co., Ltd., Balampalli.

APPEARANCES:

Sri S. Nagayya Reddy, President, Tandoor Coal Mines Labour Union—
representing the workmen.

Sri M. Shyam Mohan, Personnel Officer, Singareni Collieries Company Ltd.,
representing the Management.

AWARD

The Government of India, in its Ministry of Labour and Employment have, by order No. 7/34/64-LRII, dated 23rd December 1964, referred this case for adjudication. The issue settled as per Schedule appended to the Notification is this:

Whether, in view of the work performed by him in the various Lamp Cabins of the Tandur Collieries of Singareni Collieries Company Ltd., Shri V. S. Murthy is eligible for the grade of Rs. 115—185 as an Inspector?

If so, from what date?

2. On receipt of the reference the case was numbered as I.D. No. 5/1965 on my file. The parties to the dispute are the workmen of the Singareni Collieries Company Limited Belampalli, represented by the Tandur Coal Mines Labour Union, Belampalli, on the one side and the management of the Collieries on the other.

3. Following receipt of the reference, notice was given to the claimant-workman for filing statement of claims. On that being filed, the management filed counter. When this case was given a definite date for enquiry, a Memorandum of Settlement is submitted. It is signed by Mr. M. Shyam Mohan, Personnel Officer of the Singareni Collieries Company Ltd., and by Mr. S. Nagayya Reddy, President of the Tandur Coal Mines Labour Union representing the workman. Two others have appended their attesting signatures to it. The first is V. S. Murthy who is the claimant in the case, and the other is Sajjad Hussain. The Memorandum of Settlement covers the issue in the case. It is prayed that the Tribunal may pass an Award in terms of the same.

4. In view of the Memorandum of Settlement being filed settling the dispute between the parties, an Award is herewith passed in terms thereof, a copy whereof is annexed hereto.

Given under my hand and the seal of the Tribunal, this the 23rd day of April, 1966.

(Sd.) M. NAJMUDDIN,
Industrial Tribunal.

ANNEXURE
BEFORE THE INDUSTRIAL TRIBUNAL, HYDERABAD

I.D. No. 5 of 1965

The workmen of the Singareni Collieries Co. Ltd.,
Belampalli represented by the Tandur Coal
Mines Labour Union, Belampalli.

Workmen.

Vs.

The Agent, Belampalli, The Singareni Collieries Co.
Ltd., Belampalli.

Employers.

Memo of Compromise

1. The Petitioners respectfully beg to submit that the Government of India, vide their Notification No. 7/34/64-LR-II, dated 23rd December 1964 referred whether Sri V. S. Moorthy is eligible for the grade of Rs. 115—185 as an Inspector? If so, from what date?

2. The Workmen and Employers had prolonged discussions to settle this individual claim and this Memo. of Settlement arrived at between the parties aforesaid.

3. Without prejudice to the contention of the management and the Union, the work performed by Sri V. S. Moorthy in the various Lamp Cabins of Tandur Collieries is taken into consideration and he was correctly designated as Lamp Cabin Supervisor.

4. With a view to bring about amicable settlement and to satisfy the urge of the worker for bettering his prospects, the management has considered his career from that of a school apprentice and from his experience as an Electrician has decided to promote him on the following terms and conditions.

- (i) That Sri V. S. Moorthy is promoted as Electrical Charge-hand in the grade of Rs. 70—5—90—6—102—EB—8—158 on a starting salary of Rs. 96 per month from 1st September 1964 (First September, Nineteen hundred and sixty four) and may be posted in any of the divisions of the company,
- (ii) That he will be on probation for one year with the usual conditions obtaining in any other case of promotions in the collieries.
- (iii) That the above dispute stands settled fully and completely.
- (iv) That the workman through his Union has no further claim against the employers.
- (v) That the Union aforesaid does not press their claim for any relief arising out of this reference or otherwise.

The parties respectfully pray that the Hon'ble Tribunal may be graciously pleased to give its Award in the terms aforesaid and close the case.

And for this, the parties aforesaid are as in duty bound shall ever pray.

Sd/- M. SHYAM MOHAN,
Employer,
Personnel Officer, Singareni Collieries Co. Ltd.
Belampalli
D/ 10-4-1966.

Witnesses:—

1. Sd/- V. S. MURTHY.
2. Sd/- SAJJAD HUSSAIN.

Sd/- S. NAGAYYA REDDI,
10.4.1966.
Workmen,
President, T.C.M. Labour Union.

(Sd.) M. NAJMUDDIN,
Industrial Tribunal.
[No. 7/34/64-LR.II.]

ORDERS

New Delhi, the 29th April 1966

S.O. 1446.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the South Govindpur Colliery, Post Officer Katrasgarh, District Dhanbad, and their workmen in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the stoppage of work in respect of the following 53 workmen with effect from the 6th October, 1965 by the management of the South Govindpur Colliery was justified? If not, to what relief are these workmen entitled?

1. Sri Sukhari Dhobi, Stone cutter.
2. Sri Harilal Ojha, Overman.
3. Sri Dular Rajbhar, Stone cutter.
4. Sri Haripada Mondal, Overman.
5. Bikhil Singh, Stone cutter.
6. Sri Bhikhan Rewani, M/Sirdar.
7. Sri Panchu Gope, Stone Cutter.
8. Sri Joti Singh, M/Sirdar.
9. Sri Bisnath Rewani, Stone Cutter.
10. Sri Binodbehari Mistry, M/Sirdar.
11. Sri Bineswari Tewari, Stone cutter.
12. Sri Sarju Pd. Lal, Attendance Clerk.
13. Sri Bijay Singh, Miner.
14. Sri Nageswar Pathak, Attendance Clerk.
15. Sri Bhim Singh, Miner.
16. Sri Narayan Mukherjee, P. Khalasi.
17. Sri Bhairo Kole, Miner.
18. Sri Bhawani Mitra, P. Khalasi.
19. Sri Pokhan Kole, Miner.
20. Sri Lachman Singh, P. Khalasi.
21. Sri Jehal Kole, Miner.
22. Sri Doman Sao, P. Khalasi.
23. Sri Latu Kole, Miner.
24. Sri Basanta Ram, Fireman.
25. Sri Baldeo Ram, Miner.
26. Sri Bhagwat Mitra, Fireman.
27. Sri Amrit Ram, Miner.
28. Sri Nunuram Kamar, Line Mistry.
29. Sri Bhuneswar Ram, Miner.
30. Sri Ganpat Bhula, Coolie.
31. Sri Jiban Ram, Miner.
32. Sri Dudhnath Pandey, Coolie.
33. Sri Mithu Ram, Miner.
34. Sri Sconarayan Rai, Gen. Mazdoor.
35. Sri Puran Ram, Miner.
36. Sri Shyamdeo Mahato, Prop. Mistry.
37. Sri Sikari Manjhi, Miner.
38. Sri Jatadhari Tewari, Coolie.
39. Sri Mangal Das, Miner.
40. Sri Bhusan Singh, Coolie.
41. Sri Jagdish Das, Miner.
42. Sri Anirudh Dubey, Trammer.
43. Sri Rohan Das, Miner.
44. Sri Ramprit Singh, Trammer.
45. Sri Raghu Das, Miner.
46. Sri Bineswari Ram, Trammer.
47. Sri Pairo Kole, Miner.
48. Sri Sidheswar Singh, Trammer.
49. Sri Hulas, Miner.
50. Sri Ranglal Rout, Trammer.

51. Sri Manger Kole, Miner.
52. Sri Janak Ram, Frammer.
53. Sri Sanichar Kole, Miner.
54. Sri Sibpujan Singh, Trammer.
55. Sri Sukar Kole, Miner.
56. Sri Pati Kole, Miner.
57. Sri Puran Kole, Miner.
58. Sri Bhagirath Kole, Miner.

[No. 2/58/66-LRII.]

S.O. 1417.—Whereas the employers in relation to Toposi Colliery of Messrs Associated Nandi Collieries Limited, Post Office Toposi, District Burdwan and their workmen represented by the Colliery Mazdoor Sabha, Post Office Toposi, District Burdwan, have jointly applied to the Central Government under sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947) for reference to a Tribunal of an industrial dispute that exists between them in respect of the matter set forth in the said application and reproduced in the Schedule hereto annexed;

And whereas the Central Government is satisfied that the said Colliery Mazdoor Sabha represents the majority of the said workmen;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the dismissal of S/Shri Ram Lagan Harijan and Chandradip Dosad, Machine Loaders by the management of Toposi Colliery with effect from the 1st July, 1965 was justified? If not, to what relief are the workmen entitled?

[No. 8/135/65-LRII.]

S.O. 1448.—Whereas the employers in relation to Toposi Colliery of Messrs Associated Nandi Collieries Limited, Post Office Toposi, District Burdwan and their Workmen represented by the Colliery Mazdoor Sabha, Post Office Toposi, District Burdwan, have jointly applied to the Central Government under sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947) for reference to a Tribunal of an industrial dispute that exists between them in respect of the matter set forth in the said application and reproduced in the Schedule hereto annexed;

And whereas the Central Government is satisfied that the said Colliery Mazdoor Sabha represents the majority of the said workmen;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the dismissal of Shri Mohammad Mia, Pick Miner of Toposi Colliery is justified? If not, to what relief is the workman entitled?

[No. 8/134/65-LRII.]

S.O. 1449.—Whereas the employers in relation to Toposi Colliery of Messrs Associated Nandi Collieries Limited, Post Office Toposi, District Burdwan and their workmen represented by the Colliery Mazdoor Sabha, Post Office Toposi, District Burdwan, have jointly applied to the Central Government under sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947) for reference to a Tribunal of an industrial dispute that exists between them in respect of the matter set forth in the said application and reproduced in the Schedule hereto annexed;

And Whereas the Central Government is satisfied that the said Colliery Mazdoor Sabha represents the majority of the said workmen;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the dismissal of Sarvashri Jahir Khan and Jumana Kohar Machine Loaders by the management of Toposi Colliery with effect from the 19th June, 1965 was justified? If not, to what relief are the workmen entitled?

[No. 8/133/65-LRII.]

S.O. 1450.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Quarry of the Associated Cement Companies, Post Balasinor District Kaira and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal Bombay, constituted under section 7A of the said Act.

SCHEDULE

1. Whether the following demands of the workmen of the Quarry of the Associated Cement Companies, Post Balasinor are justified:—

- (i) Shovel (Excavator) Drivers, Dumper Drivers, Bulldozers Drivers and wheel tractor Drivers who have put in more than five years' service should be put in 'A' grade and those who have put in less than five years' service should be put in 'B' grade.
- (ii) Diesel Loco Drivers should be put in 'C' grade and Senior Loco Drivers should be given 'B' grade.
- (iii) Shot Firers should be placed in 'C' grade.
- (iv) Quarry Drillers should be put in 'B' grade and Junior Quarry Drillers should be put in 'C' grade.
- (v) Mukadams (Mates) having more than five years' service should be put in 'B' grade and those having less than five years' service should be put in 'C' grade.
- (vi) Greasers should be put in 'D' grade.
- (vii) Helpers should be given 'D' grade.
- (viii) Explosive carriers should be given 'D' grade.
- (ix) Pointsmen should be given 'C' grade.
- (x) Persons working in place of "Shot Firers" and helping them should be designated as "Assistant Shot Firers" and should be given 'D' grade.

(2) Workers working with artisans like welders, Turners, blacksmiths, fitters, mechanics, masons, carpenters, Wiremen, Electricians and drivers in workshop, Garage, Powerhouse or on shovels, bulldozers, dumpers, wheel tractors as well as in Electrical and Civil Engineering Departments, whose present designations are "mazdoors" should be designated as "helpers" because of their nature of work and should be given 'D' grade.

(3) The designations of Sarvashri (1) Gangabhai Virabhai (2) Parmabhai Ashabhai (3) Gagabhai Punabhai (4) Jahabhai Lallubhai and (5) Manabhai Kundabhai should be changed to "Oilmen" and they should be given 'D' grade.

(4) Shri Pratapbhai Amrabhai T. No. 351 should be designated as "Junior Carpenter" and given the appropriate grade as he is doing the work of Carpenter for the last five years.

(5) Shri Abdulvahab Ismail is for the last five years working in the vacancy caused by the death of Shri Mukundilal Debhans and hence he should be given 'A' grade of the vacant post and his designation should be changed to "Senior Carpenter."

(6) Shri Ladubhai Sardar, T. No. 103, being the senior most Diesel Loco Driver who is in 'D' grade should be designated as "Senior Diesel Loco Driver" and should be given the appropriate grade, in consideration of his services as "Diesel Loco Driver."

(7) Shri Rupabhai Dhulabhai T. No. 295 is doing the work of fitter namely repairing of jack hammer in the drilling department. He should, therefore, be designated as "Assistant fitter" and given the appropriate grade.

(8) Shri Abdulmajid Ibrahim, who works in place of the below mentioned "Stores Issuers" on their weekly holidays and leaves should be designated as "Stores Issuer" and given the appropriate grade.

1. Shri Dahyabhai Bhagwandas.
2. Shri Ranchhodbhai Bhudarlal,
3. Shri Kalidas Lalji.

(9) Sarvashri Jalubhai Motibhai, Fatabhai Dhulabhai and Dolabhai Dhulabhai, Mazdoors working in the "Khalasi" gang for the last 10 years should be designated as "Khalasis" and given the appropriate grade.

(10) Shri Kalidas Laljibhai T. No. 164 who issues diesel oil, Lubricating oil etc., for various machines and keeps accounts of these oils used and in stock by going to the machiners personally, should be given the designation of "Tally Checker" and the appropriate grade, considering the work performed by him.

(11) The work of compounder and clerical work of dispensary stock taking, etc., is being taken from Shri Ibrahim Rehman Shaikh who is designated as a "Dresser" in the Dispensary. He should be designated as "Compounder" and should be taken in the monthly grade.

(12) Shri Yakubkhan Sikandarkhan Pathan has been working in the place of Shri H. M. Honest, a 'C' grade clerk in the Magazine section. He should, therefore, be designated as "Clerk" and should be given 'C' grade.

(13) Shri Chaturbhai Zarverbhai designated as a "Chaprashi" is actually doing the work of a peon in the time office. He should be designated as a "Peon" and given the appropriate grade.

(14) Shri Omkar Bhura (Civil Engineering Department) who has been doing the work of a supervisor since very long should be put in the monthly grade of pay.

(15) One qualified nurse should be recruited for the Quarry.

(16) In view of Shri Lallubhai Soma T. No. 118 being a very senior and experienced fitter, and considering his work in comparison with the other fitters, his grade should be changed to 'A' grade.

(17) Shri Sikandarmiya Hussainmiya T. No. 120 at present in 'C' grade should be changed to 'A' grade along with his co-workers.

(18) Whenever any vacancy occurs in a higher grade, the same should be filled from amongst the senior workers of the same department and section.

2. If so, to what relief are the workmen entitled?

[No. 36/1/66-LR-I-LRII.]

H. C. MANGHANI, Under Secy.

(Department of Labour and Employment)

New Delhi, the 29th April 1966

S.O. 1451.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948) the Central Government having regard to the location of the factories specified in the Schedule below, in sparsely areas in the State of Kerala hereby exempts the said factories from the payment of the employers' special contribution leviable under Chapter VA of the Act until the enforcement of the provisions of Chapter V of that Act in those areas.

THE SCHEDULE

Sl. No.	Name of the District	Name of the area	Name of the factory
1.	Ernakulam	Poonithura	(i) M/s. Deluxe Industries, Palari-vattam. (ii) M/s. Bags Vign Electronic Industries, Kaniampuzha, Vythila.
		Piravom	M/s. Piravom Match Industries.
		Edappally	M/s. San Jos Casting Industries, Palarivattam.
		Thiruvankulam	M/s. Traco Cables Co. Ltd., M.G. Road, Ernakulam.
2.	Kottayam	Bharananganam	M/s. Malabar Fruit Products Co.
		Changanasserry	M/s. Tenzing Timber Corpora-tion, Perunna.
3.	Kozhikode	Nilambur	M/s. Sree Muruga Match In-dustries, Vetikuthu Road.
		Thenhipalam	M/s. Malabar Metals and Alloys (P) Ltd.
4.	Palghat	Polpully	M/s. Sri Andavar Tile Works.
5.	Trivandrum	Vizhinjam	M/s. Boat Yard and Workshop.
6.	Trichur	Cherpu	M/s. Cherpu Carpenter's Co-operative Society Ltd.
		Chevoor	M/s. Chandrika Tile Works Vallachira.
		Cheruthuruthy	M/s. Ratna Industries.
		Kunnamkulam	M/s. The Kunnamkulam Mill Boards, Kizhoor.
		Mullurkara Ollurkara	M/s. Sahadeva Match Factory. (i) M/s. Hindustan Steel Wires and Fabrications, Kunnathum-kara Mannuthy. (ii) M/s. Mannuthy Tile Works, Mannuthy.
		Puranattukara	M/s. The Dhanalakshmi Indus-tries.
		Wadakkancherry	(i) M/s. Mittal Steel Re-rolling and Allied Industries. (ii) M/s. Udaya Tile Works.
		Mannuthy	M/s. Parakote Tile Factory.

[No. F. 6(26)/65-HI]

S.O. 1452.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factory in an implemented area, exempts the Assam Govern-ment Branch Press, Gauhati, from the payment of the employers' special contribu-tion leviable under Chapter VA of the said Act, for a further period upto and in-cluding the 28th February, 1967.

[No. F. 6(71)/64-HI.]

S.O. 1453.—Whereas the Central Government is satisfied that the employees of the undermentioned factories, belonging to the Government of India in the Minis-try of Works, Housing and Urban Development and placed under the Central Public Works Department, are otherwise in receipt of benefits substantially similar to the benefits provided under the Employees' State Insurance Act, 1948 (34 of 1948);

Now, therefore, in exercise of the powers conferred by section 90 of the Em-ployees' State Insurance Act, 1948, the Central Government hereby exempts the

undermentioned factories belonging to the Central Government in the Ministry of Works, Housing and Urban Development and placed under the Central Public Works Department, from all the provisions of the said Act for a further period upto and including the 14th March, 1967, namely:—

1. The Electric Fans, Motors and other Appliances Repairs Shop, Central Public Works Department, New Delhi.
2. The Horticulture Tools and Implements Repairs Shop, New Delhi.
3. The Central Public Works Department Auto and General Workshop and Foundry, American Ware House, Factory Road, New Delhi.
4. Desert Coolers Workshop, Vidyut Bhavan, New Delhi.
5. Mechanical and Transport Workshop, Dum Dum.

[No. F. 6(70)/65-HI.]

S.O. 1454.—Whereas the Central Government is satisfied that the employees of the Posts and Telegraphs Motor Service Workshop, Bombay, belonging to the Government of India in the Department of Communications, Posts and Telegraphs Board, are otherwise in receipt of benefits substantially similar to the benefits provided under the Employees' State Insurance Act, 1948 (34 of 1948);

Now, therefore, in exercise of the powers conferred by section 90 of the Employees' State Insurance Act, 1948, and in continuation of the notification of the Government of India in the late Department of Social Security No. 6(78)/64-HI, dated the 2nd February, 1965, the Central Government hereby exempts the above-mentioned factory from all the provisions of the said Act for a further period of one year upto and including the 14th January, 1967.

[No. F. 6(78)/64-HI.]

New Delhi, the 6th May 1966

S.O. 1455.—Whereas the Government of Madhya Pradesh has, in pursuance of clause (d) of section 4 of the Employees' State Insurance Act, 1948 (34 of 1948) nominated Shri S. B. Lal, Labour Commissioner, Government of Madhya Pradesh, Indore to represent that State on the Employees' State Insurance Corporation in place of Shri R. C. Roy;

Now, therefore, in pursuance of section 4 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following further amendment in the notification of the Government of India in the late Ministry of Labour and Employment No. S.O. 1879 dated the 11th June, 1962, namely:—

In the said notification, under the heading "[Nominated by the State Governments under clause (d) of section 4]", for the entry against item 13, the following entry shall be substituted, namely:—

"Shri S. B. Lal, Labour Commissioner, Government of Madhya Pradesh, Indore."

[No. F. 3/11/66-HI.]

S.O. 1456.—In pursuance of clause (a) of sub-section (1) of section 5A of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints the Secretary to the Government of India in the Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment), as the Chairman of the Board of Trustees (Central Board), and makes the following further amendment in the notification of the Government of India in the late Department of Social Security No. S. O. 1156 dated the 1st April, 1965, namely:—

In the said notification for the entry against serial number 1, the following entry shall be substituted, namely:—

"The Secretary to the Government of India, Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment), New Delhi."

[No. 12(5) (I) 63-P.F. II.]

S.O. 1457.—In pursuance of clause (a) of sub-section (1) of section 3A of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), read with section 14 of the Coal Mines Provident Fund and Bonus Schemes (Amendment) Act, 1965 (45 of 1965), the Central Government hereby appoints the Secretary

to the Government of India in the Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment) as the Chairman of the Board of Trustees, and makes the following further amendment in the notification of the Government of India in the late Ministry of Labour and Employment No. 2370 dated the 23rd September, 1961, namely:—

In the said notification, for the entry against serial number 1, the following entry shall be substituted, namely:—

“The Secretary to the Government of India, Ministry of Labour, Employment and Rehabilitation/ (Department of Labour and Employment), New Delhi—Chairman.”

[No. 12(5) (II) 63-P.F. II.]

S.O. 1458.—Whereas the resignation of Shri Ananda Hari Pal, Provident Fund Inspector for the whole of the State of West Bengal and the Union Territories of Tripura and Andaman and Nicobar Islands has been accepted with effect from the 24th March, 1966;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following amendments in the notification of the Government of India in the late Ministry of Labour and Employment No. S.O. 1955, dated the 30th May, 1964, namely:—

In the said notification, the words “Ananda Hari Pal” shall be omitted.

[No. 20(71)/64-PFI.]

S.O. 1459.—Whereas the Government of Gujarat has, in pursuance of clause (d) of sub-section (1) of section 10 of the Employees' State Insurance Act, 1948 (34 of 1948), nominated Dr. Mahendra J. Bhatt, Director of Medical Services, Employees' State Insurance Scheme, Government of Gujarat, Ahmedabad to be a member of the Medical Benefit Council in place of Dr. T. B. Patel;

Now, therefore, in pursuance of sub-section (1) of section 10 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following further amendment in the notification of the Government of India in the late Ministry of Labour and Employment No. S.O. 2501, dated the 30th July, 1962, namely:—

In the said notification, under the heading “[Nominated by the State Governments concerned under clause (d) of sub-section (1) of section 10]”, for the entry against item (7), the following entry shall be substituted, namely:—

“Dr. Mahendra J. Bhatt, Director of Medical Services, Employees' State Insurance Scheme, Gujarat State, Ahmedabad.

[No. F. 3/6/66-HI.]

DALJIT SINGH, Under Secy.

(Department of Labour and Employment)

ORDER

New Delhi, the 5th May 1966

S.O. 1460.—Whereas the employers in relation to the Universal Fire and General Insurance Company Limited, Bombay and their workmen represented by the All India Insurance Employees Association, Calcutta, have jointly applied to the Central Government for reference of an industrial dispute that exists between them to a Tribunal in respect of the matters set forth in the said application and reproduced in the Schedule hereto annexed;

And whereas the Central Government is satisfied that the said All India Insurance Employees Association, Calcutta represents the majority of the workmen;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE

Whether the following demands put forward by the workmen are justified?

Charter of Demands

All the demands contained herein below shall apply equally to all the employees employed in the Universal Fire and General Insurance Co. Ltd., throughout India.

I. Classification of Employees:

The employees will be classified into the following categories:—

- (a) Sweepers, Sepoys, Chaprasis, Daftaries and Head Peons shall be placed in Grade "A".
- (b) Drivers shall be placed in Grade "B".
- (c) Record Clerks shall be placed in Grade "C".
- (d) Assistants, Telephone Operators, Addressing Machine Operators, Typists, Receiving and Paying Cashiers, IBM Machine Operators shall be placed in Grade "D".
- (e) Junior Supervisory staff variously termed as Higher Grade Assistants, Special Assistants, Senior Assistants, Senior Cashiers, Stenographers shall be placed in Grade "E".
- (f) Senior Supervisory Staff variously termed as Superintendents, Assistant Superintendents, Head Clerks, Sectional Heads, Branch Accountants etc., shall be placed in Grade "F".

II. Scales of Pay:

Grade "A"—Rs. 125—5/6—150—6/7—192—8/6—240 in 19 years.

Grade "B"—Rs. 180—6/2—192—8/6—240—10/3—270 in 11 years.

Grade "C"—Rs. 190—8/3—214—10/5—264—12/3—300—15/4—360 in 15 years.

Grade "D"—Rs. 260—10/4—240—15/10—390—20/4—470 in 18 years.

Grade "E"—Rs. 275—15/5—350—20/5—450—25/5—575 in 15 years.

Grade "F"—Rs. 350—30/6—530—40/4—690 in 10 years.

III. Dearness Allowance:

Dearness Allowance shall be paid @ 1 per cent of basic pay for every rise of one point over the cost of Living Index Figure of 100 (1949=100 Points) subject to minimum of Rs. 50.

All India Cost of Living Index shall be taken as the basic for calculating the Dearness Allowance.

IV. Adjustments: and merger of Dearness Allowance:

An employee shall be fitted into the new scales on a point to point basis. The basic pay and the Dearness Allowance as on 31st December 1964 shall be treated as basic pay only for the purpose of adjustment of basic pay to the new scale of pay.

If an employee is drawing more basic pay than what is warranted after proper adjustment as above, shall continue to receive the excess amount as personal pay and shall also be given usual annual increments.

V. Special Allowance:

Employees engaged in work mentioned below and/or designated as below shall be entitled to Special Allowance per mensem in addition to their salaries and emoluments in the manner stated below:—

- (a) Bank Peons, Despatch Peons, Head Peons, Daftaries, Duplicating Machine Operators and such other employees—Rs. 20 per month.
- (b) Typists, Purforating Machine Operators, Telephone Operators, Paying and Receiving Cashiers, Cashiers, IBM Machine Operators and such other employees—Rs. 30 per month.

VI. *Special Increments:*

Besides the above, the employees under Grades "D" and "E" shall be entitled to Special Increments for passing the following examinations on the scale shown against each examination.

On Graduation

2 Increments.

On passing the following examinations:

1. Licentiate or A.C.I.I.—Part I

2. A.F.I.I. Part I or A.C.I.I.—Part II

3. A.F.I.I. Part II or A.C.I.I.—Part III

} 1 Increment for each part.

N.B.—A graduate appointed as an Assistant shall get a higher starting salary by two increments. Those graduate Assistants who have not received the Graduation increments shall also get two increments.

VII. *Other Allowances:*

(a) *Overtime Allowance.*—An employee working overtime shall be entitled to 'Overtime Allowance' for such period of work rendered at the rate of double the hourly rate of wages inclusive of Special Allowance and all other allowances. No employee shall be engaged in for overtime work for more than 90 hours in a Calendar Year.

(b) *Officiating Allowance:*

(i) If an employee is required to officiate in a higher post, he shall be entitled to an 'Acting Allowance' at the rate of 20 per cent of his salary for the period for which he officiates.

(ii) If an employee is required to act in a post for which Special pay is provided, he shall be entitled to pro-rata Special Allowance for the period of such work done.

(c) *House Rent Allowance.*—All the employees shall be paid as 'House Rent' a sum at the rate of 20 per cent of their basic salary per mensem, subject to a minimum of Rs. 40.

(d) *Lunch Allowance.*—The Company shall pay to each employee Rs. 2 per working day as Lunch Allowance.

(e) *Washing Allowance.*—Each member of Sub-staff shall be paid Washing Allowance of Rs. 10 per month for washing the uniforms.

(f) *Conveyance Allowance.*—Every employee shall be paid a Conveyance Allowance of Rs. 10 per month.

VIII. *Amenities:—**Subsidies:*

(i) Text Books for A.C.I.I. or Federation of Insurance Institute examination shall be supplied by the Company in turn. Examination fee shall be paid by the employer after the employee passes the examination.

(ii) Adequate subsidy shall be given for Sports, Recreation and Cultural activities of the employees.

(iii) All the employees shall be entitled to a Free Personal Accident (Annual) Policy, the premium of which shall be borne by the employer. The sum assured of such a policy shall be Rs. 10,000, Rs. 7,500, Rs. 5,000 and Rs. 2,500 for the employees in Grades F, E, D and C, B and A respectively.

(iv) The employer shall introduce salary saving scheme for the purpose of direct deduction of premium towards the Life Policy of the employees.

(v) Adequate subsidy shall be given for cheap canteens for supply of wholesome food to the employees in each of the Office Premises.

(vi) The Company shall provide two cups of tea—one in the morning and one in the evening—to each of the employees on working days.

(vii) The Company shall provide Water Cooler for supply of drinking water to the employees.

IX. Free Medical Aid:

All medical expenses incurred by the employees and their family members shall be reimbursed by the employer without any reservation. For this purpose, Medical expenses shall mean and include cost of medicines, Doctors' bills, Specialists fees, cost of 'X' Ray and other Special expenses prescribed by Medical Practitioners, Hospital charges and all other expenses required for recovery as prescribed by Medical Practitioners.

X. Gratuity:

On retirement or retrenchment or on death or on total and permanent disability of an employee while in the service of the Company:

One Month's basic salary for each year of continuous service.

On resignation from service after completion of 5 years continuous service.

One month's basic salary for each year of continuous service.

On termination of service by the Company:

One month's basic salary for each completed year of service.

The salary for the purpose of calculating Gratuity shall be the terminal basic salary drawable by the employees previous to death, disablement, retirement, resignation, retrenchment or termination of service as the case may be.

XI. Retirement Age:

The age of retirement of an employee shall be 60 years.

XII. Provident Fund:

- (i) All permanent employees including part-time employees should be made members of the Provident Fund.
- (ii) The rate of contribution should be 10 per cent of the total emoluments i.e. basic pay plus dearness allowance plus special allowances, if any, with equal contribution by the Company. The employees should, however, be allowed to contribute voluntarily upto 15 per cent of their salary without corresponding contribution from the Company.
- (iii) Interest at a minimum rate of $4\frac{1}{2}$ per cent should be paid on the total contribution by the employees and the Company.
- (iv) Unclaimed fund should be distributed pro-rata every two years amongst the existing employees from time to time.
- (v) Full benefits of the fund should be permitted to the employees on completion of $2\frac{1}{2}$ years of service.
- (vi) Loan from the Provident Fund to the extent of six months salary or 90 per cent of the employees' contribution whichever is less shall be granted to the employees at a time.

Board of Trustees.—On the Board of Provident Fund Trust, the employees and the employer should have equal number of representatives. The employees' representatives should be elected by themselves by simple majority of votes. Re-election of the employees' representatives should be held every three years unless necessitated earlier by death or resignation or recall by a majority of the employees.

XIII. Leave:

Casual Leave.—Fifteen days casual leave should be given in a Calendar Year. Six days casual leave may be granted at a stretch. Casual leave may be prefixed and suffixed to holidays and Sundays.

Privilege (earned) Leave.—Privilege leave should be allowed to all employees at the rate of 1 day for every 11 Calendar days. Employees should be allowed to accumulate leave up to six months. Return Fare to the employee, his wife and dependents should be granted once in two years for going anywhere in India.

Privilege leave should be allowed to be encashed in the event of an employee ceasing to be a member of the staff.

Sick Leave.—Thirty days sick leave per year should be allowed on full pay to the employees with a maximum accumulation of twelve months. In case of prolonged illness further sick leave with half pay should be allowed upto six more months and another six months without pay.

Maternity Leave.—Maternity leave upto the period of three months shall be allowed to all female employees.

Examination Leave.—Employees shall be allowed adequate leave for appearing in all the recognised examinations in addition to all other leave.

Special Leave.—Adequate leave shall be allowed to the Union Representatives and Office Bearers of the All India Insurance Employees' Association and or its affiliated units to enable them to attend meetings and conferences of the Unions and their Central Organisations and to participate in the Tribunals and Conciliation proceedings.

Furlough Leave.—Employees on retirement shall be granted six months leave as 'Leave preparatory to retirement' or in lieu thereof six months' total salary should be paid.

XIV. Security of Service:

No employee shall be victimised for Trade Union activities.

XV. Working Hours:

The working hours for employees in Grades C, D, E and F shall be thirty-three hours a week and thirty-six hours for employees in Grades A and B. A Grace time of 15 minutes shall be allowed before they are marked late.

XVI. Bonus:

Customary.—Employees shall be paid three months basic salary as bonus per year and the same shall be paid on or before 30th June of every year.

XVII. Uniforms to employees in the grades A and B:

An employee of Grade A and B shall be provided with the following outfit annually:—

- | | |
|---------------------|---|
| 1. Summer Uniforms: | Two sets—one addition summer uniform shall be provided where winter uniform is not necessary. |
| 2. Winter Uniform: | One set in two years. |
| 3. Umbrella: | One. |
| 4. Footwear: | Two pairs. |
| 5. Rain Coat: | One for those who are to do outdoor duties. |
| 6. Caps or Turbans. | |

XVIII. Allowance during suspension:

During the suspension of an employee, he shall be paid an allowance equal to 75 per cent of his total wages.

XIX. Confirmation:

Employees shall be confirmed after three months probationary service automatically.

XX. Temporary Staff:

The Company may employ temporary employees for performing duties of purely temporary nature. But such staff in no instance shall exceed more than three months in temporary service after which he shall be treated automatically in permanent service from the date of appointment.

XXI. Promotion:

No direct recruitment shall be made in Grade C, E and F and all vacancies in these grades shall be filled in by way of promotion. The promotions shall be made on the basis of seniority and merits of the employees. Employees in the grade A, B and C shall be absorbed in grade "D" on passing S.S.C., S.S.L.C., or equivalent examinations.

XXII. Conversion of Typists:

Conversion of typists to clerical cadre shall be allowed without any deduction in total remuneration.

XXIII. Heating arrangement:

For Delhi Region and the other places where the climate is extremely cold, the employee doing the typing work shall be provided with electric heating arrangement during winter season.

XXIV. Transfer:

No employee shall be transferred from one place to another without his prior consent.

XXV. Tiffin Room:

The Company shall provide a tiffin room with sitting accommodation for the purpose of lunch, tea etc.

XXVI. Sectional Holidays:

A minimum of ten days shall be given as paid Sectional Holidays for all employees (on a restricted worktime basis of not less than 3 hours on each holiday) in a Calendar Year.

XXVII. Date of Effect:

All benefits stated in this Charter of Demands shall have effect from the 1st of January, 1965.

XXVIII. Trade Union Rights:

The All India Insurance Employees' Association and its affiliated units shall be given due recognition and such facilities as providing Trade Union Offices and holding Trade Union Meetings in Office premises and hanging Notice Boards of the Union should be granted.

XXIX. Existing Rights and Privileges:

Nothing contained in this Charter shall adversely affect or take away from any employee or group of employees any right, privileges or usages, practice or conventions, amenities or other conditions of service that are already vested in or enjoyed by such employee or group of employees.

[No. 74(5)/66-LR.IV.]

B. K. SAKSENA, Under Secy.

(Department of Rehabilitation)

(Office of the Chief Settlement Commissioner)

ORDER

New Delhi, the 30th April 1966

S.O. 1461.—In pursuance of Rule 11-D((A) of the Evacuee Interest (Separation) Rules, 1951, the Central Government hereby makes the following order to amend the order published with the notification of the Government of India, Ministry of Works, Housing and Rehabilitation (Department of Rehabilitation) No. S.O. 531, dated 6th February 1964, namely:—

In the said order,

- (1) for the words and figures 31st March, 1966, the words and figures 30th September, 1966, shall be substituted;
- (2) for the Note, the following conditions shall be inserted; namely:—
 - (i) The transferees/purchasers of composite properties shall be allowed to pay the price of the properties by adjustment against compensation payable in respect of the verified claim of any other person subject to the condition that they shall associate those claims/statements of account, the compensation applications in respect of which have been registered in any region except the Bombay region.
 - (ii) The transferees/purchasers of composite properties in Bombay region shall be allowed to pay the full/part price of the composite properties by adjustment against compensation payable in respect of the verified claim of any other person subject to the condition that

they shall associate those claims/statements of account, the compensation applications in respect of which have been registered in Bombay region only.

[No. 5(24)/59-Prop.II-Comp & Prop.]

A. G. VASWANI,

Settlement Commissioner & *Ex-Officio* Under Secy.

MINISTRY OF EDUCATION

ARCHAEOLOGY

New Delhi, the 29th April 1966

S.O. 1462.—Whereas by notification of the Government of India in the Ministry of Education No. F. 4-13/65--C.I., dated the 2nd August, 1965, published in Part II, Section 3, sub-section (ii) of the Gazette of India dated the 14th August, 1965, the Central Government gave notice of its intention to declare the archaeological site and remains specified in the Schedule below to be of national importance.

And whereas no objections have been received to the making of such declaration.

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby declares the said archaeological site and remains to be of national importance.

THE SCHEDULE

Sl. No.	State	District	Tehsil	Locality	Name of site	Revenue plot number to be included under protection	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9	10	11
1	Andhra Pradesh	Krishna	Nandigama	Munagacher-la village	Ancient site and remains comprised in survey plot No. 37.	Survey plot No. 37.	6.03 acres	North : Road East : Survey plot No. 38 & 40. South : Survey plot No. 40. West : Survey plot No. 36.	Government	There is no modern structure on the site.

[No. F. 4-13/65 C.1.]

S.O. 1463.—Whereas the Central Government is of opinion that the ancient monument specified in the Schedule attached hereto is of national importance.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said ancient monument to be of national importance.

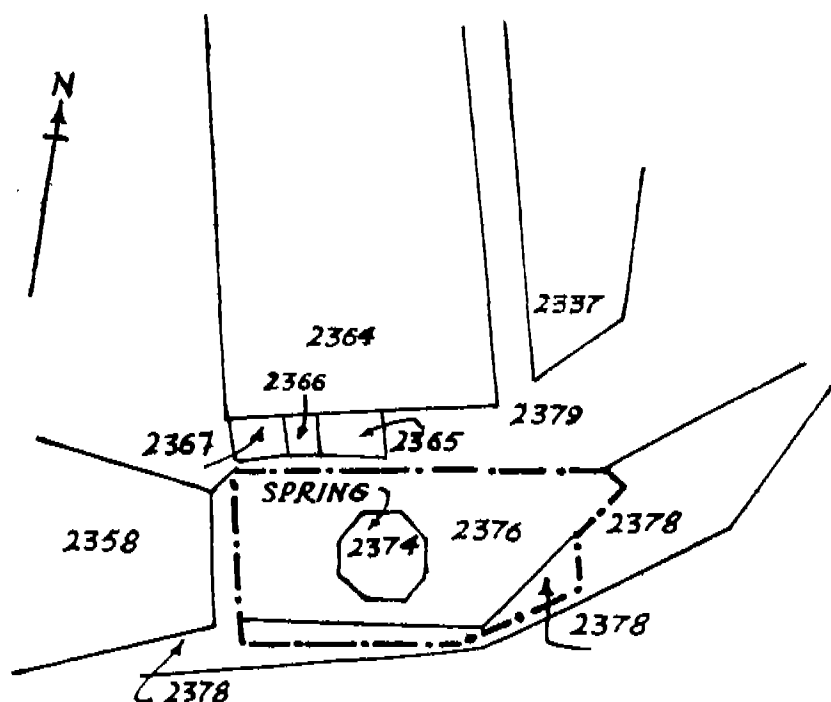
Any objection made within two months after the issue of this notification by any person interested in the said ancient monument will be considered by the Central Government.

THE SCHEDULE

Sl. No.	State	District	Tehsil	Locality	Name of monument	Revenue plot number to be included under protection	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9	10	11
1	Jammu and Kashmir	Anantnag	Anantnag	Verinag	Mughal Arcade including the spring together with adjacent land comprised in survey plot Nos. 2374, 2376, and part of survey plot No. 2378.	Whole of survey plot Nos. 2374, 2376 and part of survey plot No. 2378 as shown in the plan reproduced below.	13 Kanals and 10 Maralas.	North : Survey plot No. 2379. East : Remaining portion of survey plot No. 2378. South : Remaining portion of survey plot No. 2378. West : Remaining portion of survey plot No. 2378.	Government except Kh. du, 2374 which is shamlat Deb.	One of the cells contains a few idols which are under religious worship.

SITE PLAN OF MUGHAL ARCADE & SPRING AT VERINAG

0 30 60 90 120 METRES 0 100 200 300 FEET



LIMITS OF PROPOSED PROTECTION - - - - -

[No. F. 4-9/66-C.1.]

SHARDA RAO. (MRS.),
Asstt. Educational Adviser.

